As Concurred by the House

126th General Assembly Regular Session 2005-2006

Sub. H. B. No. 234

Representatives Wolpert, Kearns, C. Evans, D. Evans, Beatty, S. Smith, Widowfield, Trakas, Hood, D. Stewart, Law, Uecker, Calvert, Combs, DeBose, Dolan, Domenick, Flowers, Hartnett, Harwood, Healy, Hoops, Hughes, McGregor, J., T. Patton, Perry, Schneider, Seaver, G. Smith, J. Stewart, White

Senators Cates, Niehaus, Mumper, Grendell, Clancy, Coughlin, Goodman,
Padgett, Austria, Harris

A BILL

To amend sections 3501.17, 3501.22, 3501.27, 3503.16, 1 3509.02, 3509.03, 3509.031, 3509.04, 3509.05, 3509.06, 3509.07, 3509.08, 3511.02, 3511.04, 3 3511.09, 3599.12, 3599.21, and 4109.06 and to 4 enact sections 3509.022, 3509.09, and 3511.13 of 5 the Revised Code to permit a board of elections, 6 in conjunction with a board of education, the governing authority of a community school, or the 8 chief administrator of a nonpublic school, to establish a program permitting certain high school 10 seniors to serve as precinct officers on the day 11 of an election, and to revise the law governing 12 absent voter's ballots and armed service absent 13 voter's ballots. 14

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

3509.02, 3509.03, 3509.031, 3509.04, 3509.05, 3509.06, 3509.07, 16
3509.08, 3511.02, 3511.04, 3511.09, 3599.12, 3599.21, and 4109.06 17
be amended and sections 3509.022, 3509.09, and 3511.13 of the 18
Revised Code be enacted to read as follows: 19

Sec. 3501.17. (A) The expenses of the board of elections 20 shall be paid from the county treasury, in pursuance of 21 appropriations by the board of county commissioners, in the same 22 manner as other county expenses are paid. If the board of county 23 commissioners fails to appropriate an amount sufficient to provide 24 for the necessary and proper expenses of the board of elections 25 pertaining to the conduct of elections, other than expenses for 26 employee compensation and benefits incurred in the conduct of 27 elections, the board of elections may apply to the court of common 28 pleas within the county, which shall fix the amount necessary to 29 be appropriated and the amount shall be appropriated. Payments 30 shall be made upon vouchers of the board of elections certified to 31 by its chairperson or acting chairperson and the director or 32 deputy director, upon warrants of the county auditor. 33

The board of elections shall not incur any obligation 34 involving the expenditure of money unless there are moneys 35 sufficient in the funds appropriated therefor to meet the 36 obligation as required in division (D) of section 5705.41 of the 37 Revised Code. If the board of elections requests a transfer of 38 funds from one of its appropriation items to another, the board of 39 county commissioners shall adopt a resolution providing for the 40 transfer except as otherwise provided in section 5705.40 of the 41 Revised Code. The expenses of the board of elections shall be 42 apportioned among the county and the various subdivisions as 43 provided in this section, and the amount chargeable to each 44 subdivision shall be withheld by the auditor from the moneys 45 payable thereto at the time of the next tax settlement. At the 46 47 time of submitting budget estimates in each year, the board of

elections shall submit to the taxing authority of each subdivision, upon the request of the subdivision, an estimate of the amount to be withheld from the subdivision during the next fiscal year.

- (B) Except as otherwise provided in division (F) of this section, the entire compensation of the members of the board of elections and of the director, deputy director, and other employees in the board's offices; the expenditures for the rental, furnishing, and equipping of the office of the board and for the necessary office supplies for the use of the board; the expenditures for the acquisition, repair, care, and custody of the polling places, booths, guardrails, and other equipment for polling places; the cost of pollbooks, tally sheets, maps, flags, ballot boxes, and all other permanent records and equipment; the cost of all elections held in and for the state and county; and all other expenses of the board which are not chargeable to a political subdivision in accordance with this section shall be paid in the same manner as other county expenses are paid.
- (C) The compensation of judges and clerks of elections; the cost of renting, moving, heating, and lighting polling places and of placing and removing ballot boxes and other fixtures and equipment thereof; the cost of printing and delivering ballots, cards of instructions, and other election supplies; and all other expenses of conducting primaries and elections in the odd-numbered years shall be charged to the subdivisions in and for which such primaries or elections are held. The charge for each primary or general election in odd-numbered years for each subdivision shall be determined in the following manner: first, the total cost of all chargeable items used in conducting such elections shall be ascertained; second, the total charge shall be divided by the number of precincts participating in such election, in order to fix the cost per precinct; third, the cost per precinct shall be

prorated by the board of elections to the subdivisions conducting

elections for the nomination or election of offices in such

precinct; fourth, the total cost for each subdivision shall be

determined by adding the charges prorated to it in each precinct

within the subdivision.

- (D) The entire cost of special elections held on a day other 85 than the day of a primary or general election, both in 86 odd-numbered or in even-numbered years, shall be charged to the 87 subdivision. Where a special election is held on the same day as a 88 primary or general election in an even-numbered year, the 89 subdivision submitting the special election shall be charged only 90 for the cost of ballots and advertising. Where a special election 91 is held on the same day as a primary or general election in an 92 odd-numbered year, the subdivision submitting the special election 93 shall be charged for the cost of ballots and advertising for such 94 special election, in addition to the charges prorated to such 95 subdivision for the election or nomination of candidates in each 96 precinct within the subdivision, as set forth in the preceding 97 paragraph. 98
- (E) Where a special election is held on the day specified by 99 division (E) of section 3501.01 of the Revised Code for the 100 holding of a primary election, for the purpose of submitting to 101 the voters of the state constitutional amendments proposed by the 102 general assembly, and a subdivision conducts a special election on 103 the same day, the entire cost of the special election shall be 104 divided proportionally between the state and the subdivision based 105 upon a ratio determined by the number of issues placed on the 106 ballot by each, except as otherwise provided in division (G) of 107 this section. Such proportional division of cost shall be made 108 only to the extent funds are available for such purpose from 109 amounts appropriated by the general assembly to the secretary of 110 state. If a primary election is also being conducted in the 111

officers of the precinct. Not more than one-half of the total	142
number of judges shall be members of the same political party. The	143
term of such precinct officers shall be for one year. The board	144
may, at any time, designate any number of election officers, not	145
more than one-half of whom shall be members of the same political	146
party, to perform their duties at any precinct in any election.	147
The board may appoint additional officials, equally divided	148
between the two major political parties, when necessary to	149
expedite voting.	150

Vacancies for unexpired terms shall be filled by the board. 151
When new precincts have been created, the board shall appoint 152
judges for such those precincts for the unexpired term. Any judge 153
may be summarily removed from office at any time by the board for 154
neglect of duty, malfeasance, or misconduct in office, or for any 155
other good and sufficient reason. 156

Precinct election officials shall perform all of the duties 157 provided by law for receiving the ballots and supplies, opening 158 and closing the polls, and overseeing the casting of ballots 159 during the time the polls are open, and any other duties required 160 by section 3501.26 of the Revised Code. 161

A board of elections may designate two precinct election

officials as counting officials to count and tally the votes cast

and certify the results of the election at each precinct, and

perform such other duties as are provided by law. To expedite the

counting of votes at each precinct, the board may appoint

additional officials, not more than one-half of whom shall be

members of the same political party.

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The board shall designate one of the precinct election 169 officials who is a member of the dominant political party to serve 170 as a presiding judge, whose duty it is to deliver the returns of 171 the election and all supplies to the office of the board. For 172 these services, the presiding judge shall receive additional 173

- the student is serving as a precinct officer.
- (D) Not more than one precinct officer in any given precinct 216 shall be under eighteen years of age. 217
- Sec. 3501.27. (A) All judges of election shall be qualified 218 electors who have completed complete a program of instruction 219 pursuant to division (B) of this section. No person who has been 220 convicted of a felony, or any violation of the election laws, or 221 who is unable to read and write the English language readily, or 222 who is a candidate for an office to be voted for by the voters of 223 the precinct in which he the person is to serve shall serve as an 224 election officer. A person when appointed as an election officer 225 shall receive from the board of elections a certificate of 226 appointment which that may be revoked at any time by the board for 227 good and sufficient reasons. Such The certificate shall be in such 228 the form as the board prescribes and shall specify the precinct, 229 ward, or district in and for which the person to whom it is issued 230 is appointed to serve, the date of appointment, and the expiration 231 of his the person's term of service. 232
- (B) Each board shall establish a program as prescribed by the 233 secretary of state for the instruction of election officers in the 234

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rules, procedures, and law relating to elections. In each program,

the board shall use training materials prepared by the secretary

of state, and may use additional materials prepared by or on

behalf of the board. The board may use the services of unpaid

volunteers in conducting its program and may reimburse such those

volunteers for necessary and actual expenses incurred in

participating in the program.

The board shall train each new election officer before the 242 new officer participates in his the first election in that 243 capacity. The board shall instruct election officials who have 244 been trained previously only when the board or secretary of state 245 considers such that instruction necessary, but the board shall 246 reinstruct such persons, other than presiding judges, at least 247 once in every three years and shall reinstruct presiding judges 248 before the primary election in even-numbered years. The board 249 shall schedule any program of instruction within sixty days prior 250 to the election in which the officials to be trained will 251 252 participate.

- (C) The duties of a judge of an election in each polling 253 place shall be performed only by an individual who has 254 successfully completed the requirements of the program, unless 255 such an individual is unavailable after reasonable efforts to 256 obtain such services.
- (D) The secretary of state shall establish a program for the instruction of members of boards of elections and employees of boards in the rules, procedures, and law relating to elections.

 Each member and employee shall complete the training program within six months after his the member's or employee's original appointment or employment, and thereafter, each member and employee shall complete a training program to update their knowledge once every four years or more often as determined by the secretary of state.

(E) The secretary of state shall reimburse each county for	267
the cost of programs established pursuant to division (B) of this	268
section, once he <u>the secretary of state</u> has received an itemized	269
statement of expenses for such instruction programs from the	270
county. The itemized statement shall be in a form prescribed by	271
the secretary of state.	272

Sec. 3503.16. (A) Whenever a registered elector changes the place of residence of that registered elector from one precinct to another within a county or from one county to another, or has a change of name, that registered elector shall report the change by delivering a change of residence or change of name form, whichever is appropriate, as prescribed by the secretary of state under section 3503.14 of the Revised Code to the state or local office of a designated agency, a public high school or vocational school, a public library, the office of the county treasurer, the office of the secretary of state, any office of the registrar or deputy registrar of motor vehicles, or any office of a board of elections in person or by a third person. Any voter registration, change of address, or change of name application, returned by mail, may be sent only to the secretary of state or the board of elections.

A registered elector also may update the registration of that registered elector by filing a change of residence or change of name form on the day of a special, primary, or general election at the polling place in the precinct in which that registered elector resides or at the board of elections or at another site designated by the board.

(B)(1) Any registered elector who moves within a precinct or
changes the name of that registered elector and remains within a

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precinct on or prior to the day of a general, primary, or special

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election and has not filed a notice of change of residence or

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change of name, whichever is appropriate, with the board of

elections may vote in that election by going to that registered	298
elector's assigned polling place, completing and signing a notice	299
of change of residence or change of name, whichever is	300
appropriate, and casting a ballot.	301

- (2) Any registered elector who moves from one precinct to 302 another within a county or moves from one precinct to another and 303 changes the name of that registered elector on or prior to the day 304 of a general, primary, or special election and has not filed a 305 notice of change of residence or change of name, whichever is 306 appropriate, with the board of elections may vote in that election 307 if that registered elector complies with division (G) of this 308 section or does all of the following: 309
- (a) Appears at anytime during regular business hours on or 310 after the twenty-eighth day prior to the election in which that 311 registered elector wishes to vote, or if the election is held on 312 the day of a presidential primary election, the twenty-fifth day 313 prior to the election, through noon of the Saturday prior to the 314 election or during regular business hours on the Monday prior to 315 the election at the office of the board of elections, or appears 316 on the day of the election at either of the following locations: 317
- (i) The polling place in the precinct in which that

 registered elector resides;

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- (ii) The location designated by the board of elections, which
 shall be the office of the board or another appropriate site
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 designated by the board in the county in which that registered
 elector resides.
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- (b) Completes and signs, under penalty of election 324 falsification, a notice of change of residence or change of name, 325 whichever is appropriate, and files it with election officials at 326 the polling place, at the office of the board of elections, or at 327 the site designated by the board, whichever is appropriate; 328

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(c) Votes at the polling place, at the office of the board of	329
elections, or at the site designated by the board, whichever is	330
appropriate, by absent voter's ballots using the address to which	331
that registered elector has moved or the name of that registered	332
elector as changed, whichever is appropriate;	333

- (d) Completes and signs, under penalty of election 334 falsification, a statement attesting that that registered elector 335 moved or had a change of name, whichever is appropriate, on or 336 prior to the day of the election, has voted at the polling place 337 in the precinct in which that registered elector resides, at the 338 office of the board of elections, or at the site designated by the 339 board, whichever is appropriate, and will not vote or attempt to 340 vote at any other location for that particular election. The 341 statement required under division (B)(2)(d) of this section may 342 shall be included on the notice of change of residence or change 343 of name, whichever is appropriate, required under division 344 (B)(2)(b) of this section. 345
- (C) Any registered elector who moves from one county to 346 another county within the state on or prior to the day of a 347 general, primary, or special election and has not registered to 348 vote in the county to which that registered elector moved may vote in that election if that registered elector complies with division 350 (G) of this section or does all of the following: 351
- (1) Appears at any time during regular business hours on or 352 after the twenty-eighth day prior to the election in which that 353 registered elector wishes to vote, or if the election is held on 354 the day of a presidential primary election, the twenty-fifth day 355 prior to the election, through noon of the Saturday prior to the 356 election or during regular business hours on the Monday prior to 357 the election at the office of the board of elections, or appears 358 on the day of the election at the location designated by the board 359 of elections, which shall be either the office of the board or 360

another	appropriate	site desi	gnated by	the	board	in	the	county	in	36I
which the	hat registere	ed elector	resides;							362

- (2) Completes and signs, under penalty of election 363 falsification, a notice of change of residence and files it with 364 election officials at the board or at the site designated by the 365 board, whichever is appropriate; 366
- (3) Votes at the office of the board of elections or at a 367 site designated by the board by absent voter's ballots using the address to which that registered elector has moved; 369
- (4) Completes and signs, under penalty of election 370 falsification, a statement attesting that that registered elector 371 has moved from one county to another county within the state on or 372 prior to the day of the election, has voted at the office of the 373 board of elections or at the site designated by the board, 374 whichever is appropriate, and will not vote or attempt to vote at 375 any other location for that particular election. The statement 376 required under division (C)(4) of this section may shall be 377 included on the notice of change of residence required under 378 division (C)(2) of this section. 379
- (D) A person who votes by absent voter's ballots pursuant to 380 division (B), (C), or (G) of this section shall not make written 381 application for the ballots pursuant to Chapter 3509. of the 382 Revised Code. Ballots cast pursuant to division (B), (C), or (G) 383 of this section shall be set aside in a special envelope and 384 counted during the official canvass of votes in the manner 385 provided for in sections 3505.32 and 3509.06 of the Revised Code 386 insofar as that manner is applicable. The board shall examine the 387 pollbooks to verify that no ballot was cast at the polls or by 388 absent voter's ballots under Chapter 3509. or 3511. of the Revised 389 Code by an elector who has voted by absent voter's ballots 390 pursuant to division (B), (C), or (G) of this section. Any ballot 391

(G) A registered elector who otherwise would qualify to vote

under division (B) or (C) of this section but is unable to appear

at the office of the board or other location designated by the

board on account of personal illness, physical disability, or

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infirmity, may vote on the day of the election if that registered	423
elector does all of the following:	424
(1) Makes <u>a</u> written application <u>that includes all of the</u>	425
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information required under section 3509.03 of the Revised Code to	426
the appropriate board for an absent voter's ballot on or after the	427
twenty-seventh day prior to the election in which the registered	428
elector wishes to vote through noon of the Saturday prior to that	429
election and requests that the absent voter's ballot be sent to	430
the address to which the registered elector has moved if the	431
registered elector has moved, or to the address of that registered	432
elector who has not moved but has had a change of name;	433
(2) Declares that the registered elector has moved or had a	434
change of name, whichever is appropriate, and otherwise is	435
qualified to vote under the circumstances described in division	436
(B) or (C) of this section, whichever is appropriate, but that the	437
registered elector is unable to appear at the board or other	438
location designated by the board because of personal illness,	439
physical disability, or infirmity;	440
(3) Completes and returns along with the completed absent	441
voter's ballot a notice of change of residence indicating the	442
address to which the registered elector has moved, or a notice of	443
change of name, whichever is appropriate;	444
(4) Completes and signs, under penalty of election	445
falsification, a statement attesting that the registered elector	446
has moved or had a change of name on or prior to the day before	447
the election, has voted by absent voter's ballot because of	448
personal illness, physical disability, or infirmity that prevented	449
the registered elector from appearing at the board or other	450
location designated by the board, and will not vote or attempt to	451
vote at any other location or by absent voter's ballot mailed to	452

any other location or address for that particular election.

Sec. 3509.02. (A) Any qualified elector who meets any of the	454
following qualifications may vote by absent voter's ballots at an	455
election÷	456
(1) The elector is sixty-two years of age or older.	457
(2) The elector's employment as a full-time fire fighter,	458
full-time peace officer as defined in division (B) of section	459
2935.01 of the Revised Code, or full-time provider of emergency	460
medical services may prevent the elector from voting at the	461
elector's polling place on the day of the election.	462
(3) The elector is a member of the organized militia, serving	463
on active duty within this state, and will be unable to vote on	464
election day on account of that active duty.	465
(4) The elector will be absent from the elector's polling	466
place on the day of an election because of the elector's entry or	467
the entry of a member of the elector's family into a hospital for	468
medical or surgical treatment.	469
(5) The elector is confined in a jail or workhouse under	470
sentence for a misdemeanor or is awaiting trial on a felony or	471
misdemeanor charge.	472
(6) The elector will be unable to vote on the day of an	473
election on account of observance of the elector's religious	474
belief.	475
(7) The elector will be absent from the county in which the	476
elector's voting residence is located on the day of an election.	477
(8) The elector has a physical disability, illness, or	478
infirmity.	479
(B) Any qualified elector who is unable to appear at the	480
office of the board of elections or other location designated by	481
the board on account of personal illness, physical disability, or	482

infirmity, and who moves from one precinct to another within a	483
county or , changes his or her <u>the elector's</u> name and moves from	484
one precinct to another within the <u>a</u> county <u>, or moves from one</u>	485
county to another county within the state, on or prior to the day	486
of a general, primary, or special election and has not filed a	487
notice of change of residence or change of name may vote by absent	488
voter's ballots in that election as specified in division (B) or	489
(G) of section 3503.16 of the Revised Code. Any qualified elector	490
who moves from one county to another county within the state on or	491
prior to the day of the election at which the elector offers to	492
vote and has not filed a notice of change of residence may vote by	493
absent voter's ballots at that election as specified in division	494
(C) of section 3503.16 of the Revised Code.	495

(C) The secretary of state, an employee of the secretary of
state, a member or employee of the board of elections or any
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person hired by the board to work at the office of the board
temporarily for a specific election, or a polling place official,
who is a qualified elector may vote by absent voter's ballots.

Application shall be made to the board of elections of the county
where his voting residence is situated.

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Sec. 3509.022. An overseas voter as defined in 42 U.S.C.

1973ff-6, other than an absent uniformed services voter as defined
in that statute, may apply for an absent voter's ballot as
provided in this chapter.
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sec. 3509.03. Except as provided in division (B) or (C) of
section 3503.16, section 3509.031, or division (B) of section 508
3509.08 of the Revised Code, any person qualified elector desiring 509
to vote absent voter's ballots at an election shall make written 510
application for such those ballots to the director of elections of 511
the county in which such person's the elector's voting residence 512
is located. The application need not be in any particular form but 513

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shall contain words which, liberally construed, indicate the	514
request for ballots, the election for which such ballots are	515
requested, and, if the request is for primary election ballots,	516
the person's party affiliation. The application for such ballots	517
shall state that the person requesting the ballots is a qualified	518
elector, and the reason for the person's absence from the polls on	519
election day. The application shall include sufficient information	520
to enable the director to determine the precinct in which the	521
applicant's voting residence is located and shall be signed by the	522
applicant. If the applicant desires ballots to be mailed to the	523
applicant, the application shall state the mailing address all of	524
the following:	525
(A) The elector's name;	526
(B) The elector's signature;	527
(C) The address at which the elector is registered to vote;	528
(D) The elector's date of birth;	529
(E) One of the following:	530
(1) The elector's driver's license number;	531
(2) The last four digits of the elector's social security	532
number;	533
(3) A copy of the elector's current and valid photo	534
identification or a copy of a current utility bill, bank	535
statement, government check, paycheck, or other government	536
document that shows the name and address of the elector.	537
(F) A statement identifying the election for which absent	538
voter's ballots are requested;	539
(G) A statement that the person requesting the ballots is a	540
qualified elector;	541
(H) If the request is for primary election ballots, the	542
<pre>elector's party affiliation;</pre>	543

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<u>(I)</u>	If :	<u>the</u>	elect	or	desire	<u>s bal</u>	lots	to .	<u>be</u>	mail	Led	to	the	
elector.	the	add	iress	to	which	those	ba⊥⊥	ots	sr	ıa⊥⊥	be	maı	led.	

A voter who will be outside the United States on the day of 546 any election during a calendar year may use a single federal post 547 card application to apply for absent voter's ballots. Such Those 548 ballots shall be sent to the voter for use at the primary and 549 general elections in that year and any special election to be held 550 on the day in that year specified by division (E) of section 551 3501.01 of the Revised Code for the holding of a primary election, 552 designated by the general assembly for the purpose of submitting 553 constitutional amendments proposed by the general assembly to the 554 voters of the state unless the voter reports a change in the 555 voter's voting status to the board of elections or the voter's 556 intent to vote in any such election in the precinct in this state 557 where he the voter is registered to vote. Such an A single federal 558 postcard application shall be processed by the board of elections 559 pursuant to section 3509.04 of the Revised Code the same as if the 560 voter had applied separately for absent voter's ballots for each 561 election. When mailing absent voter's ballots to a voter who 562 applied for them by single federal post card application, the 563 board shall enclose notification to the voter that the voter must 564 report to the board subsequent changes in the voter's voting 565 status or the voter's subsequent intent to vote in any such 566 election in the precinct in this state where the voter is 567 registered to vote. Such notification shall be in a form 568 prescribed by the secretary of state. As used in this section, 569 "voting status" means the voter's name at the time the voter 570 applied for absent voter's ballots by single federal post card 571 application and the voter's address outside the United States to 572 which the voter requested that such those ballots be sent. 573

Each application for absent voter's ballots shall be

delivered to the director not earlier than the first day of

576 January of the year of the elections for which the absent voter's 577 ballots are requested or not earlier than ninety days before the 578 day of the election at which the ballots are to be voted, 579 whichever is earlier, and not later than twelve noon of the third 580 day before the day of the election at which such the ballots are 581 to be voted, or not later than the close of regular business hours 582 on the day before the day of the election at which the absent 583 voter's ballots are to be voted if the application is delivered in 584 person to the office of the board.

Sec. 3509.031. (A) Any qualified elector who is a member of 585 the organized militia called to active duty within the state of 586 Ohio and who will be unable to vote on election day on account of 587 such that active duty may make written application for absent 588 voter's ballots to the director of elections for the county in 589 which his the elector's voting residence is located. The elector 590 may personally deliver such the application to the director or may 591 mail it, send it by facsimile machine, or otherwise send it to the 592 director. Such The application need not be in any particular form 593 but shall contain the applicant's signature. The application need 594 only contain words which, liberally construed, indicate the 595 request for ballots, the election for which such ballots are 596 requested and, if the request is for primary election ballots, the 597 party affiliation of the applicant. The applicant should indicate 598 that the applicant is a qualified elector, and that the applicant 599 is a member of the organized militia serving on active duty within 600 the state of Ohio. Sufficient information should be included to 601 enable the director to determine the precinct in which his voting 602 residence is located. If the applicant desires that such ballots 603 be mailed to him, the application shall state the address to which 604 they shall be mailed. If the applicant desires that the absent 605 voter's ballots be sent to the applicant by facsimile machine, the 606 application shall state all of the following: 607

In lieu of providing a driver's license number or the	784
last four digits of my Social Security Number, I am enclosing a	785
copy of one of the following in the return envelope in which this	786
identification envelope will be mailed: a current and valid photo	787
identification or a current utility bill, bank statement,	788
government check, paycheck, or other government document that	789
shows my name and address.	790
I hereby declare, under penalty of election falsification,	791
that the statements above are true, as I verily believe.	792
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(Signature of Voter)	794
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A FELONY OF	795
THE FIFTH DEGREE."	796
The director shall mail with the ballots and the unsealed	797
identification envelope that the director mails an unsealed return	798
envelope upon the face of which shall be printed the official	799
title and post-office address of such the director. In the upper	800
left corner on the face of such the return envelope, several blank	801
lines shall be printed upon which the voter may write the voter's	802
name and return address, and beneath these lines there shall be	803
printed a box beside the words "check if out-of-country." The	804
voter shall check this box if the voter will be outside the United	805
States on the day of the election. The return envelope shall be of	806
such size that the identification envelope can be conveniently	807
placed within it for returning such the identification envelope to	808
the director.	809
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Sec. 3509.05. (A) When <u>an elector receives</u> an absent voter's	810
ballot, pursuant to his the elector's application or request	811
therefor, is received by the elector, he the elector shall, before	812
placing any marks thereon on the ballot, note whether there are	813
any voting marks on the ballot it. In the event If there are any	814

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voting marks, the ballot shall be returned immediately to the	815
board of elections; otherwise he, the elector shall cause the	816
ballot to be marked, folded in $\frac{1}{2}$ such $\frac{1}{2}$ manner that the stub $\frac{1}{2}$	817
on it and the indorsements and facsimile signatures of the members	818
of the board of elections on the back thereof <u>of it</u> are visible,	819
and placed and sealed within the identification envelope received	820
from the director of elections for that purpose. Then, the elector	821
shall cause the statement of voter on the outside of the	822
identification envelope to be completed and signed, under penalty	823
of election falsification.	824

If the elector does not provide the elector's driver's 825 license number or the last four digits of the elector's social 826 security number on the statement of voter on the identification 827 envelope, the elector also shall include in the return envelope 828 with the identification envelope a copy of the elector's current 829 valid photo identification or a copy of a current utility bill, 830 bank statement, government check, paycheck, or other government 831 document that shows the name and address of the elector. 832

The elector shall them mail the identification envelope to 833 the director from whom it was received in the return envelope, 834 postage prepaid, or he the elector may personally deliver it to 835 the director, or the spouse of the elector, the father, mother, 836 father-in-law, mother-in-law, grandfather, grandmother, brother, 837 or sister of the whole or half blood, or the son, daughter, 838 adopting parent, adopted child, stepparent, stepchild, uncle, 839 aunt, nephew, or niece of the elector may deliver it to the 840 director, but the. The return envelope shall be transmitted to the 841 director in no other manner, except as provided in section 3509.08 842 of the Revised Code. 843

Each elector who will be outside the United States on the day of the election shall check the box on the return envelope indicating this fact.

When absent voter's ballots are delivered to an elector at	847
the office of the board, the elector may retire to a voting	848
compartment provided by the board and there mark the ballots.	849
Thereupon he, the elector shall fold them, place them in the	850
identification envelope provided, seal the identification	851
envelope, fill in and sign the statement thereon on the envelope	852
under penalty of election falsification, and deliver the envelope	853
to the director of the board.	854

Except as otherwise provided in divisions (B) and (C) of this 855 section, all other envelopes containing marked absent voter's 856 ballots, shall be delivered to the director not later than the 857 close of the polls on the day of an election. Absent voter's 858 ballots delivered to the director later than the times specified 859 shall not be counted, but shall be kept by the board in the sealed 860 identification envelopes in which they are delivered to the 861 director, until the time provided by section 3505.31 of the 862 Revised Code for the destruction of all other ballots used at the 863 election for which ballots were provided, at which time they shall 864 be destroyed. 865

(B) Except as otherwise provided in division (C) of this 866 section, any return envelope that indicates that the voter will be 867 outside the United States on the day of the election shall be 868 delivered to the director prior to the eleventh day after the 869 election. Ballots delivered in such envelopes that are received 870 after the close of the polls on election day through the tenth day 871 thereafter shall be counted on the eleventh day at the board of 872 elections in the manner provided in divisions (C) and (D) of 873 section 3509.06 of the Revised Code. Any such ballots that are 874 signed or postmarked after the close of the polls on the day of 875 the election or that are received by the director later than the 876 tenth day following the election shall not be counted, but shall 877 be kept by the board in the sealed identification envelopes as 878

provided in division (A) of this section.

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- (C) In any year in which a presidential primary election is 880 held, any return envelope that indicates that the voter will be 881 outside the United States on the day of the presidential primary 882 election shall be delivered to the director prior to the 883 twenty-first day after that election. Ballots delivered in such 884 envelopes that are received after the close of the polls on 885 election day through the twentieth day thereafter shall be counted 886 on the twenty-first day at the board of elections in the manner 887 provided in divisions (C) and (D) of section 3509.06 of the 888 Revised Code. Any such ballots that are signed or postmarked after 889 the close of the polls on the day of that election or that are 890 received by the director later than the twentieth day following 891 that election shall not be counted, but shall be kept by the board 892 in the sealed identification envelopes as provided in division (A) 893 of this section. 894
- Sec. 3509.06. (A) The board of elections shall determine 895 whether absent voter's ballots shall be counted in each precinct, 896 at the office of the board, or at some other location designated 897 by the board, and shall proceed accordingly under division (B) or 898 (C) of this section.
- (B) When the board of elections determines that absent 900 voter's ballots shall be counted in each precinct, the director 901 shall deliver to the presiding judge of each precinct on election 902 day identification envelopes purporting to contain absent voter's 903 ballots of electors whose voting residence appears from the 904 statement of voter on the outside of each of such those envelopes, 905 to be located in such presiding judge's precinct, and which were 906 received by the director not later than the close of the polls on 907 election day. The director shall deliver to such presiding judge a 908 list containing the name and voting residence of each person whose 909

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voting residence is in such precinct to whom absent voter's ballots were mailed.

- (C) When the board of elections determines that absent 912 voter's ballots shall be counted at the office of the board of 913 elections or at another location designated by the board, special 914 election judges shall be appointed by the board for that purpose 915 having the same authority as is exercised by precinct judges. The 916 votes so cast shall be added to the vote totals by the board, and 917 the absentee absent voter's ballots shall be preserved separately 918 by the board, in the same manner and for the same length of time 919 as provided by section 3505.31 of the Revised Code. 920
- (D) Each of the identification envelopes purporting to 921 contain absent voter's ballots delivered to the presiding judge of 922 the precinct or the special judge appointed by the board of 923 elections shall be handled as follows: The judge shall announce 924 the name of the elector who appears to have signed the statement 925 of voter on the outside of such envelope. In counties in which 926 absent voter's ballots are counted in each precinct, election 927 officials shall compare the signature of the elector on the 928 outside of such the identification envelope shall be compared with 929 the signature of such that elector on his the elector's 930 registration form and verify that the absent voter's ballot is 931 eligible to be counted under section 3509.07 of the Revised Code. 932 Any appointed challenger or any of the precinct officials may 933 challenge the right of the elector named on such the 934 identification envelope to vote such the absent voter's ballots 935 upon the ground that the signature on such the envelope is not the 936 same as the signature on such the registration form, or upon any 937 other of the grounds upon which the right of persons to vote may 938 be lawfully challenged. If no such challenge is made, or if such a 939 challenge is made and not sustained, the presiding judge shall 940 open the envelope without defacing the statement of voter and 941

without mutilating the ballots therein in it, and shall remove the ballots contained therein in it and proceed to count them. 943

The name of each person voting who is entitled to vote only 944 an absent voter's presidential ballot shall be entered in a 945 pollbook or poll list or signature pollbook followed by the words 946 "Absentee Presidential Ballot." The name of each person voting an 947 absent voter's ballot, other than such persons entitled to vote 948 only a presidential ballot, shall be entered in the pollbook or 949 poll list or signature pollbook and his the person's registration 950 card marked to indicate that he the person has voted. 951

The date of such election shall also be entered on the 952 elector's registration form. If any such challenge is made and 953 sustained, the identification envelope of such elector shall not 954 be opened and, shall be endorsed "Not Counted" with the reasons 955 therefor the ballots were not counted, and shall be delivered to 956 the board.

(E) Special election judges or employees or members of the 958 board of elections shall not disclose the count or any portion of 959 the count of absent voter's ballots prior to the time of the 960 closing of the polling places. No person shall recklessly disclose 961 the count or any portion of the count of absent voter's ballots in 962 such a manner as to jeopardize the secrecy of any individual 963 ballot.

Sec. 3509.07. If election officials find that the statement 965 accompanying an absent voter's ballot or absent voter's 966 presidential ballot is insufficient, that the signatures do not 967 correspond with the person's registration signature, that the 968 applicant is not a qualified elector in the precinct, that the 969 ballot envelope contains more than one ballot of any one kind, or 970 any voted ballot that the elector is not entitled to vote, or that 971 Stub A is detached from the absent voter's ballot or absent 972

voter's presidential ballot, or that the elector has not included	973
with the elector's ballot any identification required under	974
section 3509.05 or 3511.09 of the Revised Code, the vote shall not	975
be accepted or counted. The vote of any absent voter may be	976
challenged for cause in the same manner as other votes are	977
challenged, and the election officials shall determine the	978
legality of that ballot. Every ballot not counted shall be	979
indorsed endorsed on its back "Not Counted" with the reasons the	980
ballot was not counted, and shall be enclosed and returned to or	981
retained by the board of elections along with the contested	982
ballots.	983

Sec. 3509.08. (A) Any qualified elector, who, on account of 984 the elector's own personal illness, physical disability, or 985 infirmity, or on account of the elector's confinement in a jail or 986 workhouse under sentence for a misdemeanor or awaiting trial on a 987 felony or misdemeanor, will be unable to travel from the elector's 988 home or place of confinement to the voting booth in the elector's 989 precinct on the day of any general, special, or primary election 990 may make application in writing for an absent voter's ballot to 991 the director of the board of elections of the elector's county 992 stating. The application shall include all of the information 993 required under section 3509.03 of the Revised Code and shall state 994 the nature of the elector's illness, physical disability, or 995 infirmity, or the fact that the elector is confined in a jail or 996 workhouse and the elector's resultant inability to travel to the 997 election booth in the elector's precinct on election day. The 998 application shall not be valid if it is delivered to the clerk 999 director before the ninetieth day or after twelve noon of the 1000 third day before the day of the election at which such ballots are 1001 the ballot is to be voted. 1002

The absentee ballots absent voter's ballot may be mailed 1003 directly to the applicant at the applicant's voting residence or 1004

place of confinement as stated in the applicant's application, or	1005
the board may designate two board employees belonging to the two	1006
major political parties, for the purpose of delivering the ballots	1007
$\underline{\text{ballot}}$ to the disabled or confined elector and returning $\underline{\text{them}}$ $\underline{\text{it}}$	1008
to the board, unless the applicant is confined to a public or	1009
private institution within the county, in which case the board	1010
shall designate two such employees for the purpose of delivering	1011
the ballots ballot to the disabled or confined elector and	1012
returning $\frac{1}{1}$ to the board. In all other instances, the	1013
ballots ballot shall be returned to the office of the board in the	1014
manner prescribed in section 3509.05 of the Revised Code.	1015

Any disabled or confined elector who declares to the two employees that the elector is unable to mark the elector's ballot by reason of physical infirmity, and such physical infirmity that is apparent to the employees to be sufficient to incapacitate the voter from marking his the elector's ballot properly, may receive, upon request, receive the assistance of the two employees in marking the elector's ballot, and they shall thereafter give no information in regard to this matter. Such assistance shall not be rendered for any other cause.

When two board employees deliver ballots a ballot to a 1025 disabled or confined elector, each of the employees shall be 1026 present when the ballots are ballot is delivered, when assistance 1027 is given, and when the ballots are ballot is returned to the 1028 office of the board, and shall subscribe to the declaration on the 1029 identification envelope.

The secretary of state shall prescribe the form of 1031 application for absent voter's ballots under this division (A) of 1032 this section.

Chapter 3509. of the Revised Code This chapter applies to disabled and confined absent voter's ballots except as otherwise provided in this section.

(B)(1) Any qualified elector who is unable to travel to the	1037
voting booth in the elector's precinct on the day of any general,	1038
special, or primary election because of being confined in a	1039
hospital as a result of an accident or unforeseeable medical	1040
emergency occurring before the election, may apply to the director	1041
of the board of elections of the county where the elector is a	1042
qualified elector to vote in the election by absent voter's	1043
ballot. This application shall be made in writing, shall include	1044
all of the information required under section 3509.03 of the	1045
Revised Code, and shall be delivered to the director not later	1046
than three p.m. on the day of the election. The application shall	1047
indicate the hospital where the applicant is confined, the date of	1048
the applicant's admission to the hospital, and the offices for	1049
which the applicant is qualified to vote, and, if the applicant is	1050
requesting to vote in a primary election, the applicant's party	1051
affiliation. The applicant may also request that a member of the	1052
applicant's family, as listed in section 3509.05 of the Revised	1053
Code, deliver the absent voter's ballot to the applicant. The	1054
director, after establishing to the director's satisfaction the	1055
validity of the circumstances claimed by the applicant, shall	1056
supply an absent voter's ballot to be delivered to the applicant.	1057
When the applicant is in a hospital in the county where the	1058
applicant is a qualified elector and no request is made for a	1059
member of the family to deliver the ballot, the director shall	1060
arrange for the delivery of an absent voter's ballot to the	1061
applicant, and for its return to the office of the board, by two	1062
employees according to the procedures prescribed in division (A)	1063
of this section. When the applicant is in a hospital outside the	1064
county where the applicant is a qualified elector and no request	1065
is made for a member of the family to deliver the ballot, the	1066
director shall arrange for the delivery of an absent voter's	1067
ballot to the applicant by mail, and the ballot shall be returned	1068
to the office of the board in the manner prescribed in section	1069

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application for absent voter's ballots that that qualified elector moved or had a change of name under the circumstances described in division (B) or (C) of section 3503.16 of the Revised Code and if that qualified elector complies with divisions (G)(1) to (4) of section 3503.16 of the Revised Code.

(C) Any qualified elector described in division (A) or (B)(1)

of this section who needs no assistance to vote or to return

absent voter's ballots to the board of elections may apply for

absent voter's ballots under section 3509.03 of the Revised Code

instead of applying for them under this section.

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sec. 3509.09. (A) The poll list or signature pollbook for
each precinct shall identify each registered elector in that
precinct who has requested an absent voter's ballot for that
election.
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(B)(1) If a registered elector appears to vote in that 1090 precinct and that elector has requested an absent voter's ballot 1091 for that election but the director has not received a sealed 1092 identification envelope purporting to contain that elector's voted 1093 absent voter's ballots for that election, the elector shall be 1094 permitted to cast a ballot, generally in the manner prescribed in 1095 division (B) of section 3503.16 of the Revised Code, in that 1096 precinct on the day of that election. 1097

(2) If a registered elector appears to vote in that precinct 1098

and that elector has requested an absent voter's ballot for that 1099

election and the director has received a sealed identification 1100

envelope purporting to contain that elector's voted absent voter's	1101
	1102
ballots for that election, the elector shall be permitted to cast	1103
a ballot, generally in the manner prescribed in division (B) of	1104
section 3503.16 of the Revised Code, in that precinct on the day	1105
of that election.	
(C)(1) In counting absent voter's ballots under section	1106
3509.06 of the Revised Code, the board of elections or the	1107
precinct election officials shall compare the poll list or the	1108
signature pollbook for each precinct with the name of each elector	1109
in that precinct from whom the director has received a sealed	1110
identification envelope purporting to contain that elector's voted	1111
absent voter's ballots for that election. Except as otherwise	1112
provided in division (C)(2) of this section, if the board of	1113
elections determines that an elector who cast a ballot, generally	1114
in the manner prescribed in division (B) of section 3503.16 of the	1115
Revised Code, in the precinct on the day of the election also	1116
returned a sealed identification envelope for that election, the	1117
absent voter's ballot in the sealed identification envelope shall	1118
be counted, and the ballot cast in the precinct on the day of the	1119
election shall not be counted.	1120
(2) The board of elections shall count the ballot cast in the	1121
precinct on the day of the election, instead of the absent voter's	1122
ballot in the returned sealed identification envelope of an	1123
elector, if both of the following apply:	1124
(a) The board of elections determines that the signature of	1125
the elector on the outside of the identification envelope in which	1126
the absent voter's ballots are enclosed does not match the	1127
signature of the elector on the elector's registration form;	1128
(b) The elector cast a ballot, generally in the manner	1129
prescribed in division (B) of section 3503.16 of the Revised Code,	1130
in the precinct on the day of the election.	1131

identification envelope of that elector shall not be opened, and the ballot within that envelope shall not be counted. The identification envelope shall be endorsed "Not Counted" with the	If the board of elections counts the ballot cast in the	1132
the ballot within that envelope shall not be counted. The identification envelope shall be endorsed "Not Counted" with the	precinct on the day of the election under this division, the	1133
identification envelope shall be endorsed "Not Counted" with the 113	identification envelope of that elector shall not be opened, and	1134
	the ballot within that envelope shall not be counted. The	1135
reason the ballot was not counted.	identification envelope shall be endorsed "Not Counted" with the	1136
	reason the ballot was not counted.	1137

Sec. 3511.02. Any Notwithstanding any section of the Revised 1138 Code to the contrary notwithstanding, whenever any person applies 1139 for registration as a voter on a form adopted in accordance with 1140 federal regulations relating to the "Uniformed and Overseas 1141 Citizens Absentee Voting Act, " 100 Stat. 924, 42 U.S.C.A. 1973ff 1142 (1986), this application shall be sufficient for voter 1143 registration and as a request for an absentee absent voter's 1144 ballot. Armed service absent voter's ballots may be obtained by 1145 any person meeting the requirements of section 3511.01 of the 1146 Revised Code by applying to the director of the board of elections 1147 of the county in which the person's voting residence is located, 1148 in one of the following ways: 1149

(A) That person may make written application for such those 1150 ballots. The person may personally deliver the application to the 1151 director or may mail it, send it by facsimile machine, or 1152 otherwise send it to the director. The application need not be in 1153 any particular form but shall contain the applicant's signature. 1154 The application need only contain words that, liberally construed, 1155 indicate the request for ballots; the election for which such 1156 ballots are requested, and, if the request is for primary election 1157 ballots, the person's party affiliation; that the person is 1158 serving in the armed forces of the United States or is the spouse 1159 or dependent of a person serving in the armed forces of the United 1160 States; and the length of residence in the state immediately 1161 preceding the commencement of service, or immediately preceding 1162

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then ready for use.

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$\frac{(C)}{(D)}$ If the voter for whom the application is made is	1283
entitled to vote for presidential and vice-presidential electors	1284
only, the applicant shall submit to the director in addition to	1285
the requirements of divisions (A) $\frac{1}{2}$ (B), and (C) of this	1286
section, a statement to the effect that the voter is qualified to	1287
vote for presidential and vice-presidential electors and for no	1288
other offices.	1289
Sec. 3511.04. No (A) If a director of a board of elections	1290
receives an application for armed service absent voter's ballots	1291
that does not contain all of the required information, the	1292
director promptly shall notify the applicant of the additional	1293
information required to be provided by the applicant to complete	1294
that application.	1295
(B) Not later than the twenty-fifth day before the day of	1296
each presidential primary election and not later than the	1297
thirty-fifth day before the day of each general or other primary	1298
election, and at the earliest possible time before the day of a	1299
special election held on a day other than the day on which a	1300
general or primary election is held, the director of the board of	1301
elections shall mail or send by facsimile machine armed service	1302
absent voter's ballots then ready for use as provided for in	1303
section 3511.03 of the Revised Code and for which the director has	s 1304
received valid applications prior to such that time. Thereafter,	1305
and until twelve noon of the third day preceding the day of	1306
election, the director shall promptly, upon receipt of valid	1307
applications therefor for them, mail or send by facsimile machine	1308

If, after the sixtieth day before the day of a general or 1311 primary election, any other question, issue, or candidacy is 1312 lawfully ordered submitted to the electors voting at such the 1313

to the proper persons all armed service absent voter's ballots

general or primary election, the board shall promptly provide a 1314 separate official issue, special election, or other election 1315 ballot for submitting such the question, issue, or candidacy to 1316 such those electors, and the director shall promptly mail or send 1317 by facsimile machine each such separate ballot to each person to 1318 whom the director has previously mailed or sent by facsimile 1319 machine other armed service absent voter's ballots. 1320

In mailing armed service absent voter's ballots, the director 1321 shall use the fastest mail service available, but the director 1322 shall not mail them by certified mail. 1323

Sec. 3511.09. Upon receiving armed service absent voter's 1324 ballots, the elector shall cause the questions on the face of the 1325 identification envelope to be answered, and, by writing the 1326 elector's usual signature in the proper place on the 1327 identification envelope, the elector shall declare under penalty 1328 of election falsification that the answers to those questions are 1329 true and correct to the best of the elector's knowledge and 1330 belief. Then, the elector shall note whether there are any voting 1331 marks on the ballot. If there are any voting marks, the ballot 1332 shall be returned immediately to the board of elections; 1333 otherwise, the elector shall cause the ballot to be marked, folded 1334 separately so as to conceal the markings on it, deposited in the 1335 identification envelope, and securely sealed in the identification 1336 envelope. The elector then shall cause the identification envelope 1337 to be placed within the return envelope, sealed in the return 1338 envelope, and mailed to the director of the board of elections to 1339 whom it is addressed. If the elector does not provide the 1340 elector's driver's license number or the last four digits of the 1341 elector's social security number on the statement of voter on the 1342 identification envelope, the elector also shall include in the 1343 return envelope with the identification envelope a copy of the 1344 elector's current valid photo identification or a copy of a 1345

Revised Code, in that precinct on the day of that election.

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(C)(1) In counting armed service absent voter's ballots under	1377
section 3511.11 of the Revised Code, the board of elections or the	1378
precinct election officials shall compare the poll list or the	1379
signature pollbook for each precinct with the name of each elector	1380
in that precinct from whom the director has received a sealed	1381
identification envelope purporting to contain that elector's voted	1382
armed service absent voter's ballots for that election. Except as	1383
otherwise provided in division (C)(2) of this section, if the	1384
board of elections determines that an elector who cast a ballot,	1385
generally in the manner prescribed in division (B) of section	1386
3503.16 of the Revised Code, in the precinct on the day of the	1387
election also returned a sealed identification envelope for that	1388
election, the armed service absent voter's ballot in the sealed	1389
identification envelope shall be counted, and the ballot cast in	1390
the precinct on the day of the election shall not be counted.	1391
(2) The board of elections shall count the ballot cast in the	1392
precinct on the day of the election, instead of the armed service	1393
absent voter's ballot, of an elector from whom the director has	1394
received an identification envelope purporting to contain that	1395
elector's voted armed service absent voter's ballots, if both of	1396
the following apply:	1397
(a) The board of elections determines that the signature of	1398
the elector on the outside of the identification envelope in which	1399
the armed service absent voter's ballots are enclosed does not	1400
match the signature of the elector on the elector's registration	1401
<pre>form;</pre>	1402
(b) The elector cast a ballot, generally in the manner	1403
prescribed in division (B) of section 3503.16 of the Revised Code,	1404
in the precinct on the day of the election.	1405
If the board of elections counts the ballot cast in the	1406
precinct on the day of the election under this division, the	1407

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who do not reside in agricultural labor camps.

(C) Division (D) of section 4109.07 of the Revised Code does 1528

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not apply to minors who have their employment hours established as

follows:

(1) A minor adjudicated to be an unruly child or delinquent 1531 child who, as a result of the adjudication, is placed on probation 1532 may either file a petition in the juvenile court in whose 1533 jurisdiction the minor resides, or apply to the superintendent or 1534 to the chief administrative officer who issued the minor's age and 1535 schooling certificate pursuant to section 3331.01 of the Revised 1536 Code, alleging the restrictions on the hours of employment 1537 described in division (D) of section 4109.07 of the Revised Code 1538 will cause a substantial hardship or are not in the minor's best 1539 interests. Upon receipt of a petition or application, the court, 1540 the superintendent, or the chief administrative officer, as 1541 appropriate, shall consult with the person required to supervise 1542 the minor on probation. If after such that consultation, the 1543 court, the superintendent, or the chief administrative officer 1544 finds the minor has failed to show the restrictions will result in 1545 a substantial hardship or that the restrictions are not in the 1546 minor's best interests, the court, the superintendent, or the 1547 chief administrative officer shall uphold the restrictions. If 1548 after such that consultation, the court, the superintendent, or 1549 the chief administrative officer finds the minor has shown the 1550 restricted hours will cause a substantial hardship or are not in 1551 the minor's best interests, the court, the superintendent, or the 1552 chief administrative officer shall establish differing hours of 1553 employment for the minor and notify the minor and the minor's 1554 employer of such those hours, which shall be binding in lieu of 1555

(2) Any minor to whom division (C)(1) of this section does

the restrictions on the hours of employment described in division

(D) of section 4109.07 of the Revised Code.

not apply may either file a petition in the juvenile court in	1559
whose jurisdiction the person resides, or apply to the	1560
superintendent or to the chief administrative officer who issued	1561
the minor's age and schooling certificate pursuant to section	1562
3331.01 of the Revised Code, alleging the restrictions on the	1563
hours of employment described in division (D) of section 4109.07	1564
of the Revised Code will cause a substantial hardship or are not	1565
in the minor's best interests.	1566

If, as a result of a petition or application, the court, the 1567 superintendent, or the chief administrative officer, as 1568 appropriate, finds the minor has failed to show such restrictions 1569 will result in a substantial hardship or that the restrictions are 1570 not in the minor's best interests, the court, the superintendent, 1571 or the chief administrative officer shall uphold the restrictions. 1572 If the court, the superintendent, or the chief administrative 1573 officer finds the minor has shown the restricted hours will cause 1574 a substantial hardship or are not in the minor's best interests, 1575 the court, the superintendent, or the chief administrative officer 1576 shall establish the hours of employment for the minor and shall 1577 notify the minor and the minor's employer of such those hours. 1578

(D) As used in this section, "certificate of high school 1579 equivalence" means a statement issued by the state board of 1580 education or an equivalent agency of another state that the holder 1581 thereof of the statement has achieved the equivalent of a high 1582 school education as measured by scores obtained on the tests of 1583 general educational development published by the American council 1584 on education.

Section 2. That existing sections 3501.17, 3501.22, 3501.27, 1586 3503.16, 3509.02, 3509.03, 3509.031, 3509.04, 3509.05, 3509.06, 1587 3509.07, 3509.08, 3511.02, 3511.04, 3511.09, 3599.12, 3599.21, and 4109.06 of the Revised Code are hereby repealed. 1589

Section 3. Section 3501.22 of the Revised Code is presented	1590
in this act as a composite of the section as amended by both Am.	1591
Sub. H.B. 99 and Am. H.B. 215 of the 121st General Assembly. The	1592
General Assembly, applying the principle stated in division (B) of	1593
section 1.52 of the Revised Code that amendments are to be	1594
harmonized if reasonably capable of simultaneous operation, finds	1595
that the composite is the resulting version of the section in	1596
effect prior to the effective date of the section as presented in	1597
this act.	1598

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