# As Reported by the Senate State and Local Government and Veterans Affairs Committee

127th General Assembly Regular Session 2007-2008

Am. S. B. No. 286

## **Senator Cates**

**Cosponsors: Senators Fedor, Roberts** 

## A BILL

To amend section 3506.21; to amend, for the purpose	1
of adopting a new section number as indicated in	2
parentheses, section 3505.25 (3599.07); and to	3
enact new section 3505.25 of the Revised Code to	4
clarify that an optical scan ballot with more than	5
the proper number of selections for a particular	6
office, issue, or question is invalidated only for	7
that office, issue, or question; to permit midday	8
collection and delivery to the board of elections	9
of optical scan ballots that will be counted at a	10
central location for the March 4, 2008, primary	11
election; to generally prohibit the central	12
counting of optical scan ballots; to terminate the	13
provisions of this act authorizing the midday	14
collection and delivery of optical scan ballots on	15
May 1, 2008, by repealing section 3505.25 of the	16
Revised Code on that date; and to declare an	17
emergency.	18

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

Section 1. That section 3506.21 be amended, section 3505.25

(3599.07) be amended for the purpose of adopting a new section20number as indicated in parentheses, and new section 3505.25 of the21Revised Code be enacted to read as follows:22

## **Sec. 3505.25.** (A) As used in this section: 23

(1) "Designated agents" means a team of two persons who are24members of different political parties, including law enforcement25officers or employees or agents of a county board of elections who26have taken an oath to uphold the laws and Constitution of Ohio,27including an oath that they will directly, promptly, and securely28collect the voted ballots from the polling places and deliver them29to the board of elections.30

(2) "Midday" means the period beginning at noon and ending at31three p.m. on the day of an election.32

(3) "Optical scan ballot" has the same meaning as in section333506.21 of the Revised Code.34

(B) Notwithstanding division (D) of section 3506.21 of the35Revised Code or any other provision of the Revised Code to the36contrary, a board of elections that voted, prior to February 1,372008, to tabulate the unofficial results of optical scan ballots38voted in a precinct polling place at the March 4, 2008, primary39election at a central location may do both of the following:40

(1) Tabulate the unofficial results of optical scan ballots41voted on election day at a central location;42

(2) Arrange to have voted ballots collected and delivered to43the office of the board of elections at any time during midday.44Voted ballots that have been properly sealed in locked containers45shall be collected and delivered to the board by members of the46board or by their designated agents.47

(C) If a board of elections chooses to conduct a midday

ballot collection under this section, the presiding judge of each	49
precinct shall, by proclamation, announce that a midday collection	50
of the ballots for delivery to the board of elections shall be	51
conducted.	52
<u>Two judges of elections, who shall be members of different</u>	53
political parties, shall do all of the following in the presence	54
of any observers before the designated agents who have been	55
assigned by the board of elections to collect and deliver the	56
voted ballots collect those ballots from the polling location for	57
midday delivery to the board of elections:	58
(1) Count the number of electors who have voted, as shown in	59
the pollbook or poll list;	60
(2) Insert the number determined under division (C)(1) of	61
this section on the report forms in the pollbook or poll list;	62
(3) Count the number of voted ballots. If the number of voted	63
ballots exceeds the number determined under division (C)(1) of	64
this section, the presiding judge shall enter in the pollbook or	65
poll list an explanation of that discrepancy. If the remaining	66
judges agree with the explanation, they shall subscribe their	67
signatures in the pollbook or poll list along with the	68
explanation. Any judge with a different explanation shall enter	69
that explanation in the pollbook or poll list and subscribe the	70
judge's signature with that explanation.	71
(4) Separately retain spoiled ballots for reconciliation	72
following the close of the polls.	73
Once the judges have determined the number of electors who	74
have voted under division (C)(1) of this section and the number of	75
ballots that have been voted under division (C)(3) of this	76
section, the judges shall certify that information to the board of	77
elections as of the time the presiding judge has proclaimed for	78
the midday collection and delivery of ballots. The certification	79

shall be made by a summary statement prepared by the judges in	80
duplicate, on forms provided by the board of elections and	81
prescribed by the secretary of state.	82
(D) From the time the voted ballots are removed from the	83
ballot box for the purpose of determining the number of voted	84
ballots under division (C)(3) of this section until the number of	85
those ballots is determined and the certification required under	86
division (C) of this section has been completed, signed, and	87
tendered to the designated agents along with the voted ballots for	88
midday collection, no judge in the precinct shall separate or	89
leave the polling place, except from unavoidable necessity. An	90
"unavoidable necessity, " under this division includes illness,	91
death of a family member, or other incapacitation that would	92
prevent the judge from observing or assisting in the midday ballot	93
reconciliation and collection of the voted ballots. At no time	94
shall more than one half of the judges of elections conducting a	95
midday ballot reconciliation under division (C) of this section be	96

members of the same political party.

(E) After the judges have completed the midday reconciliation 98 of the voted ballots and signed the certification required under 99 division (C) of this section, the judges shall, in the presence of 100 the designated agents, place all voted ballots to be collected by 101 the designated agents and delivered to the board of elections in a 102 sealed container that cannot be opened without breaking the seal. 103 The container and its seal shall each bear a number that 104 corresponds to a recorded key or list of such numbers that the 105 board of elections maintains. The number on the container and its 106 seal shall be verified and recorded on the key or list when the 107 voted ballots are delivered midday to the board of elections. 108

Before leaving the polling location, the designated agents 109 shall sign a receipt, which shall be maintained by the judges of 110 that precinct, acknowledging that the designated agents have 111

received the voted ballots, forms, certifications, and any other	112
materials prescribed the secretary of state for midday delivery to	113
the board of elections. A plain indication that the items are to	114
be delivered midday to the board of elections shall appear in a	115
prominent location on the outside of the items.	116
The designated agents shall deliver the voted ballots, forms,	117
certifications, and any other materials prescribed by the	118
secretary of state for midday delivery to the director and deputy	119
director of the board of elections, who shall record their	120
delivery as provided in this division and in the manner prescribed	121
by the secretary of state.	122
(F) The secretary of state, by directive, shall provide	123
requirements for all of the following regarding the midday	124
collection and delivery of voted ballots to a board of elections	125
under this section:	126
(1) Persons to serve as designated agents;	127
(2) The manner of handling ballots during collection and	128
<u>delivery;</u>	129
(3) Maintenance of ballot boxes for each precinct;	130
(4) Secure delivery of the voted ballots to the board of	131
elections;	132
(5) Ballot reconciliations with the pollbook or poll lists	133
that are transported to and from a polling location.	134
Sec. 3506.21. (A) As used in this section, "optical scan	135

ballot means a ballot that is marked by using a specified writing 136 instrument to fill in a designated position to record a voter's 137 candidate, question, or issue choice and that can be scanned and 138 electronically read in order to tabulate the vote. 139

(B)(1) In addition to marks that can be scanned andelectronically read by automatic tabulating equipment, any of the141

following marks, if a majority of those marks are made in a

consistent manner throughout an optical scan ballot, shall be 143 counted as a valid vote: 144 (a) A candidate, question, or issue choice that has been 145 circled by the voter; 146 (b) An oval beside the candidate, question, or issue choice 147 that has been circled by the voter; 148 (c) An oval beside the candidate, question, or issue choice 149 that has been marked by the voter with an "x," a check mark, or 150 other recognizable mark; 151 (d) A candidate, question, or issue choice that has been 152 marked with a writing instrument that cannot be recognized by 153 automatic tabulating equipment. 154 (2) Marks made on an optical scan ballot in accordance with 155 division (B)(1) of this section shall be counted as valid votes 156 only if that optical scan ballot contains no marks that can be 157 scanned and electronically read by automatic tabulating equipment. 158 (3) If automatic tabulating equipment detects that more marks 159 were made on an optical scan ballot for a particular office, 160 guestion, or issue than the number of selections that a voter is 161 allowed by law to make for that office, question, or issue, the 162

allowed by law to make for that office, question, or issue, the162voter's ballot shall be invalidated for that office, question, or163issue. The ballot shall not be invalidated for any other office,164question, or issue for which the automatic tabulating equipment165detects a vote to have been cast, in accordance with the law.166

(C) The secretary of state may adopt rules under Chapter 119. 167 of the Revised Code to authorize additional types of optical scan 168 ballots and to specify the types of marks on those ballots that 169 shall be counted as a valid vote to ensure consistency in the 170 counting of ballots throughout the state. 171

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(2) A board of elections that provides for the tabulation at177each precinct of voted ballots, and then, at a central location,178combines those precinct ballot totals with ballot totals from179other precincts, including optical scan ballots voted by absent180voters, shall not be considered to be tabulating the unofficial181results of optical scan ballots at a central location for the182purpose of division (D)(1) of this section.183

sec. 3505.25 3599.07. No judge of elections, observer, or 184 police officer admitted into the polling rooms at the election, at 185 any time while the polls are open, shall have in the individual's 186 possession, distribute, or give out any ballot or ticket to any 187 person on any pretense during the receiving, counting, or 188 certifying of the votes, or have any ballot or ticket in the 189 individual's possession or control, except in the proper discharge 190 of the individual's official duty in receiving, counting, or 191 canvassing the votes. This section does not prevent the lawful 192 exercise by a judge of elections or observer of the individual 193 right to vote at such election. 194

Section 2. That existing sections 3505.25 and 3506.21 of the 195 Revised Code are hereby repealed. 196

section 3. Section 3505.25 of the Revised Code is hereby 197
repealed, effective May 1, 2008.

**Section 4.** (A) Notwithstanding division (D)(1) of section 199 3506.21 of the Revised Code, optical scan ballots required to be 200

provided for the March 4, 2008, primary election at each precinct	201
pursuant to Directive 2008-01, issued by the Secretary of State,	202
may be counted at a central location.	203
(B) As used in this section, "optical scan ballot" has the	204
same meaning as in section 3506.21 of the Revised Code.	205
Section 5. This act is hereby declared to be an emergency	206
measure necessary for the immediate preservation of the public	207
peace, health, and safety. The reason for such necessity is to	208
ensure an orderly and timely election process for the March 4,	209
2008, primary. Therefore, this act shall go into immediate effect.	210
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