This manual has been written for OPTICAL SCAN voting only. The manual may be duplicated or sections may be rewritten to conform to local conditions. Any modified manual must be consistent with the Election Code and submitted to the State Board of Elections for approval prior to distribution.
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## CHANGES DUE TO THE IMPLEMENTATION OF NVRA

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GENERAL PRIMARY ELECTION: March 19, 1996

At the Primary Election, voters will select the Democratic and Republican Party nominees for the offices to be filled at the November General Election. Certain party officers will be elected at that time.

In order to participate in either the Democratic or Republican Primary the voter must declare his party affiliation to the election judges. The qualified voter receives only the primary ballot associated with the party of his choice. The voter may declare affiliation with either party regardless of how he voted in the past.

Nonpartisan elections may also appear on the ballot. Units of local government may submit referenda and a few municipalities will be electing officers. A voter need not declare any party affiliation to vote in nonpartisan elections. Candidates and/or referenda will appear on the appropriate primary ballots as well as on separate ballots for voters not wanting to vote in the partisan primary elections.

Since precinct boundaries do not necessarily correspond to local governmental unit boundaries, all voters voting a primary ballot may not be voting on referenda. The election authority codes each voter in the precinct to indicate which elections the voter is entitled to vote. The voter's declared party affiliation and/or the voter's code will determine the type of ballot the voter will receive. The voter may vote only in those elections for which he is qualified. (For additional information, see Who May Vote on page 35.)

GENERAL ELECTION: November 5, 1996

The following officials will be elected at the General Election:

- President and Vice-President of the United States
- United States Senator
- Representatives in Congress
- Illinois State Senators
- Representatives in the Illinois General Assembly
- Supreme, Appellate and Circuit Judges
- County Officers
- Sanitary District Commissioners and Trustees

The General Election ballot may also contain amendments to the Illinois Constitution, statewide referenda, local referenda and judicial retention.
In the General Election, a voter does not declare party affiliation. The voter is given a ballot containing the names of all candidates and all referenda to be voted on in the geographic area from which the voter is registered. The voter may vote a straight party ballot, for individual candidates, or on propositions only.

ELECTION AUTHORITY

All elections are conducted by the appropriate election authority, i.e., the county clerk or the board of election commissioners. Contact the election authority when you have questions or problems during election day.

VOTING FOR FEDERAL OFFICES ONLY

Some voters will be allowed to vote for federal offices only. Any individual who is registered to vote for Federal Offices Only under the new Federal law will be coded as such and given the proper ballot for Federal Offices Only.

SIGNATURE VERIFICATION RECORD

There are now additional records which allow election judges to check the signatures and addresses of voters applying to vote. Some jurisdictions will continue to use binder cards. Other jurisdictions will replace the binder cards with scanned signatures on separate signature rosters or lists or with pre-printed applications which include the scanned signatures. Whichever records are used, it is important to remember that two election judges, one from each political party, are to verify each voter’s signature and address on each application to vote. In the past, these two judges were identified as “binder book judges.” They will now be more appropriately identified as “verification judges.”

BALLOT TYPE

The term “ballot type” is used throughout this manual and the term is interchangeable with “ballot style,” “ballot code,” or “ballot configuration.”

For the General Primary, each party ballot is considered a separate ballot type. Additional ballot types are added in precincts in which all voters do not vote the same offices or propositions.

ELECTION PROCEDURES
Occasionally, procedures for the General Primary will be different from the procedures for the General Election. In those instances, the differences will be explained in detail.

**ELECTION JUDGES**

In the polling place, the election judges are responsible for the proper and legal conduct of the election. They serve as officers of the Circuit Court and swear to uphold the Constitutions of the United States and the State of Illinois.

**Equal Authority**

All election judges have equal authority and responsibility in upholding the law. There is no “head” judge. The judges act as a board in making decisions and the majority rules. However, each judge may act alone to enforce election law.

**Obligation to Serve**

Once an individual is selected to serve as an election judge, that person is obligated to serve at each election during the two-year period. If an emergency arises that prevents a judge from serving, the judge notifies the election authority as soon as possible.

**Replacement Judge**

If a judge fails to appear at the polls, one of the remaining judges contacts the election authority for a replacement. If the election authority cannot provide a replacement, the judges present may appoint a replacement judge. The replacement judge cannot be appointed until after 6:15 a.m. The replacement must be a registered voter who has the same political affiliation as the judge being replaced. A precinct, township or ward committeeman or a candidate cannot serve as an election judge. One of the regular judges administers the oath to the replacement judge.

If the regularly appointed judge arrives at any time, the regular judge will assume the duties and the replacement judge will cease to serve. Both the replacement judge and the regular judge signs the payroll sheet indicating the hours each served.

**Working Hours**

Illinois law requires that the polls be open from 6:00 a.m. until 7:00 p.m. Once the polls are open, there is to be no adjournment or recess until all forms have been completed and the ballots have been delivered to the counting center or receiving station.

In order to check the supplies and set up the polling place, all judges should arrive at the polls no later than 5:30 a.m. (or at the time designated by the election authority).
When the polls are open, one judge at a time may leave the polling place for a very brief period, and only when absolutely necessary. A time sheet must be signed indicating the length of time any judge is absent. After the polls close, all five judges must remain until all forms, certificates, and affidavits are completed and signed, and all election materials are packaged for return to the election authority.

**Control of the Polling Place**

The election judges are required to maintain order in the polling place throughout election day. All persons present in the polling place, or within 100 feet of the entrance, must obey a lawful order of the judges. All serious problems should be reported to the election authority and the judges do have the authority to evict any person creating a disturbance. Individuals violating the law may be arrested by appropriate law enforcement personnel.

**People in the Polling Place**

Illinois election law requires that only authorized individuals be allowed in the polling place: election judges, qualified pollwatchers, voters while voting, representatives of the election authority, the State Board of Elections, the State's Attorney, and local, state and federal law enforcement officials acting in their official capacity. Pollwatchers must have proper credentials issued by the election authority.

**Handling Election Materials**

Only the election judges can handle the election materials, supplies and ballot cards.

**Electioneering**

Electioneering is defined as working for, against, or in the interest of a candidate, party, or proposition. Electioneering is not allowed in the polling place or within 100 feet of the entrance. No one is permitted to wear a campaign button, display political literature, or engage in any political discussion within the restricted area.

**Rotating positions**

Each judge should learn the various duties associated with each position by rotating among the positions during the day. Rotating duties helps prevent errors and also helps prohibit certain types of vote fraud. When rotating duties, two judges, one from each party, must be at the signature verification records at all times to verify each voter's
signature and address.
PROCEDURES BEFORE THE POLLS OPEN
1. **COLLECT POLLWATCHERS' CREDENTIALS**

Accept and check the credentials as each pollwatcher enters the polling place (before the polls open and throughout election day). Pollwatcher credentials are placed with the other election supplies and returned to the election authority at the end of the day. (See pages 30-34 for more information on pollwatchers and their credentials.)

2. **ARRANGE THE POLLING PLACE**

Arrange the polling place to allow for an orderly flow of voters (see Figure 1). The voting booths and the ballot box must be within view of the judges at all times. If curtainless booths are used, place them so that the entrance to each booth faces a wall to allow the voter more secrecy.

A separate voting booth may be provided for those voters who do not wish to participate in the primary election. The separate booth is used for the election of nonpartisan candidates or for voting on referenda.

3. **CHECK SUPPLIES**

Use the checklist to make sure all supplies have been received. If any supplies are
missing, call the election authority.

4. **ADMINISTER JUDGES' OATH**

The judges administer the oath of office to each other and each judge signs the appropriate form. The signed oath is returned to the election authority.

5. **PUT ON BADGES**

The badge is worn during the entire day. Print the following information on each badge: the judge

6. **ORGANIZE SUPPLIES**

Place the Application to Vote forms, the affidavits, the signature verification record (or binder books), the list of voters voting absentee by mail, the precinct poll list (coded for ballot entitlement), spindle(s), ballot sheets and secrecy sleeves at the appropriate stations.

7. **TIE A FELT-TIP PEN IN EACH BOOTH**

Illinois election law requires that a felt-tip pen be tied in each booth for possible write-in votes. The string used to attach the pen must be long enough to allow the voter to write with ease.

8. **DISPLAY SIGNS**

Display the following signs, instruction cards and specimen ballots in the following manner:

a. Hang a Polling Place sign outside so that it can be seen from the street.

b. For the **Primary Election**, display one specimen ballot for each party and one specimen ballot for any special election inside the polling place.

c. For the **General Election**, display four specimen ballots of each type - two inside the polling place and two outside;

d. Post four cards of instruction in and around the polling place.

e. Display one instruction card in each voting booth that includes specific
information for casting write-in votes.

9. **IDENTIFY THE VOTER CODES CORRESPONDING TO EACH BALLOT TYPE**

Each ballot type will correspond to a voter code established by the election authority. Determine which voter's code each ballot type represents. Ballot types may be identified by a ballot style number or voter's code.

10. **COMPARE OFFICIAL BALLOTS WITH SPECIMEN BALLOTS OF EACH BALLOT TYPE FOR EACH VOTER CODE**

Compare the official ballots with the corresponding specimen ballots for each ballot type or grouping to make sure the appropriate ballot types are available for each voter code in the precinct.

11. **CHECK BALLOT SHEETS; DETERMINE DIFFERENT BALLOT TYPES**

Check the ballot sheets to make sure the precinct designation and the date are correct. The various ballot types being used in the precinct will be coded either by color, color-striping or numerical code. Make note of the coding system to determine which ballot type may be voted. At the General Primary Election, different colors are used for each party's ballot.

12. **SIGN CERTIFICATION**

Each judge signs the Certificate of Inspection certifying that the ballot sheets are correct.

13. **COUNT THE BALLOT CARDS OF EACH BALLOT TYPE**

The judges must account for every ballot sheet of each ballot type. Count the ballot cards for all open packages. Sealed packages of ballot cards should not be opened until they are needed. Note on the ballot receipt any differences between the actual number of ballot cards received and the number recorded on the receipt.

14. **RECORD THE NUMBER OF BALLOT SHEETS OF EACH BALLOT TYPE ON THE BALLOT RECORD FORM**
Write the number of ballot sheets for each ballot type on the ballot record. (See Line 1 in Figure 2)

15. CHECK THAT BALLOT BOX IS EMPTY

Publicly open and display the empty ballot box to all present. Permanent ballot boxes are closed and locked and remain locked until the polls close. If cardboard ballot boxes are used, only the perforated top slot is opened.

16. BREAK BINDER SEAL

If the election jurisdiction is still using registration card binder books, break the seal on each book.

17. LOCATE VOTER CODES

The voter code will appear either on the voter’s registration card or on a separate list. Determine where the coding appears and what the code represents in terms of which ballot type each voter is to receive. (See Who May Vote on page 35.)

18. DECLARE THE POLLS ARE OPEN

Promptly at 6:00 a.m., one judge states in a loud, clear voice that the polls are open.
PROCEDURES DURING VOTING HOURS

1. OFFER INSTRUCTION TO VOTER

The judge at the first position offers to instruct each voter on the proper way to mark the ballot sheet. Instruction is to be given in such a manner that it may be observed by others in the polling place. (For specific information on how to give instructions, see “Instruction and Assistance” on page 42.)

2. GIVE APPLICATION TO VOTER

In the General Election the judge at the first position gives a ballot application to each voter.

In the primary election, ask the voter to state his party affiliation before giving the voter a ballot application. At this election, the ballot applications are color-coded for each established political party. In some areas, nonpartisan and/ or special elections for referenda may be conducted along with the primary election. A voter wishing to participate only in these other elections does not have to declare party affiliation.

A single application with checkoff boxes or other means of indicating party affiliation may be used in jurisdictions where applications are computer generated. The preprinted application contains the voter's name and address, precinct number and ballot style. The judge at the first position marks the application to indicate the voter's party affiliation. A voter can vote for candidates for one political party only.

3. HAVE THE VOTER COMPLETE THE APPLICATION

The voter signs his name and if the application is not preprinted, writes his address on the application. If an illiterate or physically disabled voter requests assistance in voting, the judge marks the Assisted in Voting square on the application and indicates whether the disability is permanent or temporary. The voter and the person(s) giving assistance must complete the Assisted Voter Affidavit before the voter is allowed to vote.

4. IN THE PRIMARY ELECTION ANNOUNCE THE VOTER'S NAME, ADDRESS AND PARTY AFFILIATION

The judge at the first position accepts the voter’s application and announces the voter’s name, address and party affiliation in a loud clear voice.
IN THE GENERAL ELECTION ANNOUNCE THE VOTER’S NAME AND ADDRESS

The judge at the first position accepts the voter's application and announces the voter's name and address.

5. PRINT VOTER’S NAME

The judge at the first position prints the voter’s name in the space provided on the application unless pre-printed applications are used.

6. PASS THE APPLICATION TO THE JUDGES CHECKING THE SIGNATURE VERIFICATION RECORD

The judge at the first position passes the voter’s application to the two judges, one of each political party, working with the signature verification records.

7. CHECK THAT THE VOTER WAS NOT ISSUED AN ABSENTEE BALLOT

The election authority is required to supply the judges with a list of all voters who were issued an absentee ballot by mail. Any absentee ballots returned to the polling place are marked “Returned Absentee Ballot” and are not opened. Place all returned absentee ballots in the “Before 7:00 p.m.” envelope for spoiled ballots.

Section 19-4 of the Election Code does not require the election authority to include on the list the names of those who have voted an absentee ballot in person. However, some election authorities include both the names of those who have voted an absentee ballot in person and those who have been issued an absentee ballot by mail. Section 19-4 is not to be interpreted as authority to allow a voter who has voted an absentee ballot in person to surrender his absentee ballot and vote on election day.

8. LOCATE VOTER’S SIGNATURE VERIFICATION RECORD; ANNOUNCE VOTER’S NAME

The two verification judges, one from each political party, locate the voter's signature verification record. The verification record is either the binder card, a scanned signature poll list or roster, or the pre-printed application with the scanned signature. After the verification record is found, one of the verification judges announces the voter's name aloud.
9. **COMPARE SIGNATURES AND ADDRESSES**

The two verification judges carefully compare the voter's signature and address on the ballot application to the signature and address on the verification record. Both signatures (handwriting) and addresses must be the same.

If there are any questions regarding the qualifications of the person applying to vote, refer to Who May Vote on page 35, and Challenging a Person's Right to Vote on page 40.

10. **MARK RECORD TO SHOW THAT THE PERSON HAS VOTED**

After establishing that the signatures and addresses correspond and that the person was not issued an absentee ballot by mail, the verification judges check that the person has not voted earlier in the day. If the person has not already voted, one of the verification judges marks the voter's record to show the voter has voted in this election. Obviously, if the voter has already voted, he cannot be allowed to vote again. If binder cards are used, the voter's card is marked in the following manner:

**Primary Election**

Mark the voter's registration card with either a “D” or an “R” (or a “V” for a nonpartisan ballot) in the space opposite General Primary Election under the year 1996.

**General Election**

Mark the voter's registration card with a “V” in the space opposite General Election under the year 1996.

If binder cards are no longer used and some other form of voter verification record is used in your jurisdiction, mark the record to show that the voter has voted in this election in accordance with the instructions provided by your election authority.

11. **INDICATE BALLOT TYPE ON APPLICATION**

Using the voter's code provided on the voter verification record (or other coding list), determine the ballot type being issued to the voter. Write this information in the appropriate space on the voter application.

12. **INITIAL APPLICATION AND RETURN IT TO THE VOTER**

One of the verification judges initials the voter's application and returns it to the voter. Initial the application only after determining that the person was not issued an absentee ballot by mail and that the person has not voted earlier in the day.

13. **CHECK APPLICATION FOR INITIALS AND BALLOT TYPE; NUMBER APPLICATION AND PLACE IT ON THE SPINDLE**

The voter takes the initialed ballot application to the ballot judge. The ballot judge checks
that the application has been initialed by a verification judge and that the ballot type has
been entered. Beginning with the number “1,” the ballot applications are numbered
consecutively and spindled in numerical order. Number and spindle each ballot type
separately unless directed otherwise by the election authority.

14. **DETERMINE CORRECT BALLOT SHEET TO GIVE TO VOTER**

Using the information contained on the voter’s application, the ballot judge determines the
correct ballot sheet to give to the voter.

15. **INITIAL BALLOT SHEET**

Spindle the voter’s application and use a red-ink pen to initial the appropriate ballot sheet.
Place the initials in the spaces provided on the ballot sheet. **Do not pre-initial ballot
sheets.** Check the ballot sheet for marks or smudges in the voting area since these may
cause unintentional votes.

16. **HAND THE BALLOT SHEET AND SECRECY SLEEVE TO THE VOTER AND
DIRECT THE VOTER TO A VOTING BOOTH**

Before giving the ballot sheet to the voter, show the voter how to place the ballot sheet in
the secrecy sleeve. The ballot is placed in the secrecy sleeve so that the judge’s initials can
be seen by the ballot box judge without removing the ballot from the sleeve. Hand the
initialed ballot sheet and ballot sleeve to the voter and direct him to an empty voting booth.

If for any reason a voter spoils his ballot, he may return it and get another ballot sheet.
Mark the Spoiled Ballot square on the voter’s ballot application and give the voter a
second ballot of the same ballot type. The returned ballot sheet is marked “Spoiled” in
ink diagonally across the entire face of the ballot. Note the reason and initial the spoiled
ballot. Place the spoiled ballot in the Before 7:00 P.M. envelope for spoiled ballots.

17. **MAKE SURE NO ONE INTERFERES WITH THE VOTER**

Make sure the voting booth is clear of campaign literature and that no one interferes with the voter.

18. **ACCEPT THE BALLOT SHEET ITS SECRECY SLEEVE FROM THE VOTER**

While still in the voting booth, the voter inserts the ballot sheet into the secrecy sleeve so
that the judge's initials show. The voter gives the ballot sheet within the secrecy sleeve
to the judge at the ballot box. All ballot sheets, whether voted or not, are returned to the
judge at the ballot box.
19. **CHECK THE BALLOT SHEET FOR JUDGE’S INITIALS**

The ballot box judge checks the returned ballot sheet for initials. **Do not remove the ballot sheet from the secrecy sleeve.**

Any ballot sheet which is not initialed by the ballot judge cannot be deposited in the ballot box. The uninitialed ballot sheet is marked “Spoiled” in ink diagonally across the entire face of the ballot sheet. Place the ballot in the Before 7:00 P.M. envelope for spoiled ballots. Mark the “Spoiled Ballot” square on the application and give the voter a new initialed ballot sheet.

20. **DEPOSIT BALLOT IN THE BALLOT BOX**

The ballot box judge (not the voter) deposits the initialed ballot sheet in the ballot box. Accept the ballot inside the secrecy sleeve, then shake it until the ballot falls out of the sleeve into the ballot box.

21. **CHECK PRECINCT NUMBER ON ABSENTEE BALLOT CARRIER ENVELOPE**

Check each absentee ballot carrier envelope to be sure it has been delivered to the correct precinct. If the precinct number indicates the ballot has been delivered to the wrong precinct, contact the election authority immediately. (For more information, see Absentee Ballots on page 45.)

22. **AT 6:30 P.M. ANNOUNCE POLLS WILL CLOSE IN ONE-HALF HOUR**

Announce in a clear, loud voice that the polls will close in one-half hour.

23. **AT 7:00 P.M. CLOSE THE POLLS**

At 7:00 P.M., announce that the polling place is closed. All persons in line at that time must be allowed to vote. To determine the end of the line a police officer or an election judge may stand at the end. All voters must leave as soon as they have voted.
PROCEDURES AFTER THE POLLS CLOSE

1. **REMOVE POLLING PLACE SIGN**

   Immediately after announcing the polls are closed, remove the Polling Place sign.

2. **ALLOW ONLY AUTHORIZED PERSONS TO REMAIN IN POLLS**

   After the last vote has been cast, only the following people are allowed to remain in the polling place:
   
   a. Judges assigned to the polling place.
   
   b. Law enforcement officer acting in their official capacity.
   
   c. Authorized pollwatchers upon submission of valid credentials.
   
   d. Representatives of the election authority;
   
   e. Representatives of the State Board of Elections.
   
   f. Representatives of the Office of the State’s Attorney and the Attorney General’s Office.

   (See pages 30-34 for information regarding proper pollwatcher credentials.)

3. **LOCK DOORS**

   If possible, lock all doors to the polling place.

4. **COUNT SPOILED BALLOT SHEETS OF EACH BALLOT TYPE**

   Count the number of spoiled ballot sheets of each ballot type in the Before 7:00 P.M. envelope.

5. **RECORD NUMBER OF SPOILED BALLOT SHEETS OF EACH BALLOT TYPE ON ENVELOPE; SIGN AND SEAL ENVELOPE**
Write the number of spoiled ballot sheets of each type on the Before 7:00 P.M. envelope. Seal the envelope. Each judge then signs his name across the sealed flap in such a way that if the flap is opened the signatures will be disturbed.

6. WRITE NUMBER OF SPOILED BALLOT SHEETS OF EACH BALLOT TYPE ON THE BALLOT RECORD

Record the number of spoiled ballot sheets for each ballot type on the ballot record. (See Line 4 in Figure 2 on page 28.)

7. MILITARY VOTERS

Military voters may use a regular absentee ballot or a special “Write-in Absentee Voter’s Blank Ballot.” Judges must tabulate properly cast special Write-in Absentee Voter’s Blank Ballots regardless of whether the candidate filed a Declaration of Intent to be a Write-in Candidate. Follow the instructions from the election authority for processing these ballots.

8. PROCEED TO PROCESS ABSENTEE BALLOTS; OPEN ONE AT A TIME

Absentee ballots arrive at the polling place in carrier envelopes. Place all unopened carrier envelopes on the table and process them one at a time. Process each absentee ballot completely (steps 9 through 18) before opening the next carrier envelope. If questions arise concerning absentee ballots, refer to Who May Vote by Absentee Ballot on page 45 and Challenging an Absentee Ballot on page 47.

9. READ ALOUD THE NAME OF THE ABSENTEE VOTER

The carrier envelope contains a certification envelope and a ballot application. Read aloud the voter’s name and address written on the certification envelope.

10. COMPARE SIGNATURES AND ADDRESSES

The two verification judges, one from each political party, compare the signature and address on the application for ballot with the signature and address on both the certification envelope and the verification record. If the signatures and addresses do not correspond, the absentee ballot application is challenged in the same way it would be if the voter were voting in person.
There may not be a verification record for all absentee voters. Certain absentee voters need not be registered if they meet the age and residence requirements of the State of Illinois. (See Who May Vote by Absentee Ballot on page 45.)

11. **CHECK THAT CERTIFICATION ENVELOPE IS SEALED**

The certification envelope must be sealed. If the envelope is open, or if it has been resealed, the absentee ballot is rejected.

12. **CHECK THAT CERTIFICATE IS COMPLETE**

The voter must complete the certificate on the envelope. If the certificate is incomplete or if the information is incorrect the absentee ballot is rejected.

A physically incapacitated voter may receive assistance from another individual to mark his ballot. The individual giving the assistance provides his name and address on the certification envelope. A physician's signature is no longer required for physically incapacitated voters. However, if the absentee voter was hospitalized during the five-day period prior to the election a completed affidavit signed by the attending physician must be included.

13. **MARK RECORD; MAKE CERTAIN PERSON HAS NOT VOTED EARLIER**

If the verification judges agree that the signatures and addresses correspond and the certificate is complete, the judges then check that the person has not already voted earlier in the day. If the person has not voted, a judge shall mark the voter's record to show that he voted in this election. Mark the record as you did throughout the day for voters voting in person. For the **primary election**, mark the voter's record with the appropriate party's initial.

14. **MARK REJECTED ABSENTEE BALLOT; DO NOT OPEN ENVELOPE**

Do not open the certification envelope if the absentee ballot is rejected. Write “Rejected” on the outside of the envelope along with the reason for rejection and sign it. The sealed certification envelope, the application for ballot and the carrier envelope are placed in the After 7:00 P.M. envelope. Complete the Notice of Challenge (postcard) indicating the reason(s) the absentee ballot was rejected and return it to the election authority to be mailed to the voter.
15. **NUMBER AND SPINDLE APPLICATION**

If the absentee ballot is valid, number the ballot application with the next consecutive number for that ballot type and place the application on the appropriate spindle.

16. **OPEN CERTIFICATION ENVELOPE**

Open the certification envelope being careful not to tear the certificate on the front of the envelope or the ballot sheet within.

17. **REMOVE BALLOT SHEET AND SLEEVE INTACT**

Without violating the secrecy of the ballot, take the ballot sheet and secrecy sleeve out of the certification envelope. **Do not remove the ballot sheet from the secrecy sleeve.**

18. **INITIAL BALLOT SHEET AND DEPOSIT IN BALLOT BOX**

Initial the ballot sheet and deposit the ballot in the ballot box.

Only one ballot sheet of each type can be in a certification envelope. If the certification envelope contains more than one sheet of the same type, mark each ballot sheet “Rejected - Two Together - Not Counted.” Each ballot sheet is signed by the judges and placed in the After 7:00 P.M. envelope along with the application.

19. **REPEAT STEPS 9 THROUGH 18 FOR EACH ABSENTEE BALLOT**

Each absentee ballot is processed separately, repeating steps 9 through 18.

20. **COMPLETE ALL INFORMATION RELATIVE TO ABSENTEE BALLOTS ON THE BALLOT RECORD**

Determine the number of absentee ballots for each ballot type and the number of rejected absentee ballots. Record these numbers on the ballot record. (See Line 2 and Line 5 in Figure 2 on page 28.)

To determine the number of absentee ballots of each type delivered, count the absentee
ballot applications for each ballot type. To these numbers add the number of rejected absentee ballots of each ballot type to determine the total number of absentee ballots.

21. **STORE EMPTY CARRIER AND CERTIFICATION ENVELOPES**

Place the carrier and certification envelopes in the container provided and return them to the election authority. **Do not throw anything away.**

22. **SEAL BINDER**

Seal the registration card binder book (if used in the jurisdiction).

23. **OPEN THE BALLOT BOX**

Open the ballot box and remove the ballot sheets.

24. **SEPARATE BALLOT SHEETS ACCORDING TO BALLOT TYPE**

Separate the ballot sheets according to ballot type.

25. **COMPARE NUMBER OF BALLOT SHEETS TO THE NUMBER OF APPLICATIONS FOR EACH BALLOT TYPE AND RECORD ON BALLOT RECORD**

Count the ballot sheets for each ballot type. The number of ballots cast and the number of ballot applications must be the same. Record these numbers on the ballot record form (see Line 6 in Figure 2 on page 28). If the numbers are not the same, count the ballots again and make sure the applications are not out of numerical order.

If there are more ballots than applications, place all the ballots of that ballot type in the ballot box and shake the box. A blindfolded judge draws the excess ballots out of the box. Each excess ballot is marked “Excess - Not Counted” and signed by the judges. Place the excess ballots in the After 7:00 P.M. envelope for defective ballots. Write the number of excess ballots on the outside of the envelope and enter this number on the ballot record form (see Line 8 in Figure 2 on page 28).

26. **CHECK BALLOT SHEETS FOR JUDGE’S INITIALS AND ANY IDENTIFYING MARKS**

20
Check each ballot sheet for the following items:

a. Judge's initials appear on each ballot sheet.

b. The ballot sheets have no identifying marks (see Identifying Marks on page 48).

If a judge's initials are missing from the ballot sheet or if the sheet has identifying marks, mark the ballot sheet “Defective - No Initials - Not Counted,” or “Defective - Identifying Marks - Not Counted.” Sign the ballot sheet and place it in the After 7:00 P.M. envelope for defective ballots.

27. REMAKE ANY DAMAGED OR BENT BALLOT CARDS

Damaged or bent ballot cards cannot be counted by the tabulating equipment. Remake all damaged or bent ballot cards. Two judges, one from each political party, makes a true and accurate duplicate of each damaged or bent card using an unused ballot of the same ballot type. Use the procedures for Remaking Ballot Cards on page 51.

28. CHECK BALLOT SHEETS FOR INVALID WRITE-IN VOTES

Check each ballot sheet for write-in votes. Write-in votes will appear in the spaces provided under each office on the ballot sheet. An invalid write-in is the name of a candidate whose name does not appear on the list of designated write-in candidates provided by the election authority.

29. IF THE WRITE-IN VOTE IS INVALID, CHECK THAT THE BALLOT HAS NOT BEEN OVERVOTED

If the write-in is invalid, check the ballot sheet to determine if the office where the write-in occurs has been overvoted. To check for an overvote, complete the following steps:

a. Count the number of votes for that office. If the total number of votes and the write-in is more than the number of votes allowed for that office, the office has been overvoted. As an example, if the instructions read “Vote for One,” and a ballot position for that office has been voted, any write-in vote would create an overvote. On the other hand, if the instructions read “Vote for Two,” and only one ballot position has been marked, a write-in
vote would not cause an overvote.

b. The combination of a write-in vote and a straight party vote does not create an overvote.

If the invalid write-in vote has created an overvote, a duplicate ballot sheet is made omitting the write-in vote. Two judges, one from each political party, makes the duplicate sheet following the steps in Remaking Ballot Sheets on page 51.

30. **CHECK BALLOT SHEETS FOR VALID WRITE-IN VOTES**

Check the following items to determine if the write-in vote is valid:

a. A name has been written on the line provided on the ballot sheet.

b. The name written on the line is the name of a candidate from the designated list of write-in candidates provided by the election authority.

c. There is a mark in the arrow next to the name written in.

If the valid write-in vote has created an overvote, a duplicate sheet is made omitting all votes for that office. Two judges, one from each political party makes the duplicate sheet following the steps in Remaking Ballot Sheets on page 51.

31. **RECORD WRITE-IN VOTES ON TALLY SHEETS**

If the write-in vote is determined to be valid and no overvote has occurred, record the write-in vote on the tally sheets.

32. **COMPLETE TALLY SHEETS**

All judges sign all three tally sheets. If there are no write-in votes, write “None” across the sheets before signing.

33. **ENCLOSE TALLY SHEETS IN ENVELOPE**

Place tally sheets in the envelope provided and seal the envelope. All judges sign across the flap of the envelope.
34. **COUNT THE DEFECTIVE BALLOT SHEETS OF EACH TYPE; COMPLETE, SIGN AND SEAL THE ENVELOPE**

Count the defective ballot sheets of each ballot type in the “After 7:00 P.M.” envelope for defective ballots. On the outside of the envelope, write the number of defective ballot sheets for each ballot type and seal the envelope. All judges sign the sealed flap in such a way that if the flap is opened the signatures will be disturbed. Do not include ballots marked “Excess” in these totals. If there are any “excess” ballots, the number and ballot type is indicated in a separate space on the ballot record (see line 8 in Figure 2 on page 28).

35. **WRITE THE NUMBER OF DEFECTIVE BALLOT SHEETS OF EACH BALLOT TYPE ON THE BALLOT RECORD**

Record the number of defective ballot sheets for each ballot type in the appropriate spaces on the ballot record (see Line 9 in Figure 2 on page 28).

36. **COUNT THE DAMAGED AND OVERVOTED SHEETS OF EACH BALLOT TYPE IN THE “DUPLICATED BALLOT” ENVELOPE; COMPLETE, SIGN AND SEAL THE ENVELOPE**

Count the damaged and overvoted ballot sheets for each ballot type in the envelope for “Duplicated Ballots.” Write these numbers on the outside and seal the envelope. All judges sign across the sealed flap.

37. **WRITE THE NUMBER OF DAMAGED AND OVERVOTED BALLOT SHEETS OF EACH TYPE ON THE BALLOT RECORD**

Write the number of damaged and overvoted ballot sheets of each ballot type in the appropriate spaces on the ballot record. (See Line 10 in Figure 2 on page 28.)

38. **DETERMINE THE NUMBER OF UNUSED BALLOT SHEETS OF EACH BALLOT TYPE**

Count the number of unused ballot sheets in the opened packages and add these numbers to the number of ballot sheets in the unopened packages for each ballot type.

39. **PLACE UNUSED BALLOT SHEETS IN ENVELOPE; SEAL AND SIGN ENVELOPE**
Place all unused ballot sheets in the envelope or container provided and seal it. All judges sign across the sealed flap.

40. **WRITE NUMBER OF UNUSED BALLOT SHEETS OF EACH TYPE ON THE BALLOT RECORD**

Record the number of unused ballot sheets of each type on the ballot record form. (See Line 11 in Figure 2 on page 28.)

41. **COUNT THE VALID BALLOT SHEETS FOR EACH BALLOT TYPE; RECORD THESE NUMBERS ON THE BALLOT RECORD**

Carefully count the valid ballot sheets for each ballot type. Enter these numbers in the appropriate spaces on the ballot record. (See Line 12 in Figure 2 on page 28.)

42. **COMPLETE THE CERTIFICATION AND SIGN THE BALLOT RECORD**

Complete the certification and sign the ballot record. (See Figure 2 on page 28.)

43. **PLACE ITEMS IN BALLOT RETURN BOX**

Place the following items in the ballot return box:

a. The ballot sheets to be counted.

b. The After 7:00 P.M. envelope for defective ballots.

c. The Duplicated Ballots envelope.

d. The envelope containing the Write-in Tally Sheets.

e. The Absentee Certification envelope.

f. The official ballot record.

44. **LOCK THE BALLOT RETURN BOX AND SIGN THE SEAL**

Place all the items listed above in the ballot return box. Close and lock the box and sign
If the ballot return box is not of a type that can be securely locked, seal the box with a filament tape by wrapping the tape around the box lengthwise and crosswise at least twice each way. Wrap the box in such a manner that the signed seal cannot be removed without breaking the tape and disturbing the judge’s signatures.

45. COMPLETE AND SIGN THE PAYROLL SHEET AND ALL OTHER FORMS

Complete the payroll sheet and sign it along with all other forms and envelopes included in the precinct kit.

46. PACK OTHER SUPPLIES AND MATERIALS

Pack the unused ballots and other election materials as directed by the election authority. Do not throw anything away.

47. DELIVER BALLOT RETURN BOX TO THE COUNTING CENTER

Two judges, one for each political party, immediately transports the ballot return box to the counting center or receiving station. Ballot return boxes that are not properly signed and sealed will not be accepted until the transporting judges make the necessary corrections. The election authority may also ask these same judges to return all remaining election supplies to a designated area.

48. OBTAIN RECEIPT FROM COUNTING CENTER

Make sure the counting center or receiving station issues a receipt for the ballot return box. Retain
It is the responsibility of the election judges to permit only the following authorized individuals to remain in the polling place:

1. Election judges assigned to the polling place.
2. Voters while voting.
3. Authorized pollwatchers upon submission of valid credentials.
4. Law enforcement officers acting in their official capacity.
5. Representatives of the election authority.
6. Representatives of the State Board of Elections.

Precinct, ward and township committeemen, precinct captains, “checkers” and candidates have no official function in the polling place. To remain in the polling place, these individuals must have valid pollwatcher credentials.

Local election officials (municipal clerks, township clerks, etc.) also must have valid pollwatcher credentials in order to remain in the polling place.

**POLLWATCHERS**

Candidates, political parties, civic organizations and organized groups of proponents for and opponents to a proposition on the ballot may appoint pollwatchers. The role of the pollwatcher is established by law. Pollwatchers may be present to observe the conduct of the election before the polls open, during the day and after the polls close.

**POLLWATCHER QUALIFICATIONS**

All pollwatchers must be registered voters in the county in which they are acting as pollwatchers. All pollwatchers must have valid pollwatcher credentials. If two pollwatchers are appointed by a candidate or political party to serve in the same polling place at the same time, one
must be a registered voter in that precinct. Each pollwatcher must have separate pollwatcher credentials.

**CANDIDATE CREDENTIALS**

The actions of candidates in the polling place are governed by the same privileges and limitations that apply to pollwatchers. Candidates seeking office in a district or municipality encompassing two or more counties shall be admitted to any and all polling places throughout the district or municipality without regard to the county in which the candidates are registered to vote. **All candidates must have proper pollwatcher credentials.**

**POLLWATCHER CREDENTIALS**

Each pollwatcher must surrender his credentials to the judges when he enters the polling place. If an individual refuses to surrender his credentials, or if the credentials are not valid, he must leave. All credentials remain in the possession of the judges and are returned to the election authority after the polls close.

In order to be valid, pollwatcher credentials must contain the following information:

1. The real or facsimile signature of the election authority.
2. The real or facsimile signature of the state or local party chairman, the presiding officer of a civic organization, the chairman of a group of proponents for or opponents to a proposition, or of a candidate.
3. The signature and address of the pollwatcher.
4. A statement that the pollwatcher is registered from the address shown.

**NUMBER OF POLLWATCHERS**

The number of pollwatchers allowed in the polling place at any given time is limited by law. Individuals acting as pollwatchers may be substituted during the day.

If the polling place becomes overcrowded with pollwatchers and the situation interferes with the conduct of the election, a majority of the judges may decide to limit the number of
pollwatchers by drawing lots. However, at least one pollwatcher for each new and established political party must be allowed to remain in the polling place.

*If two pollwatchers are present in the polling place at the same time, one must be registered to vote in that specific precinct.

FIGURE 3

RIGHTS OF POLLWATCHERS

All pollwatchers are allowed to be present in the polling place before the polls open, during the day, and after the polls close. They may leave and re-enter the polling place during
voting hours unless such continuing action disrupts the conduct of the election. After the polls close, pollwatchers may leave and re-enter only in case of necessity.

Before the polls open, pollwatchers may observe the set-up procedures and check that the ballot box is empty. They may closely observe as the judges compare the ballot pages with the specimen ballots to verify that the names and punch numbers match. They may also observe that the locking seal on each voting device is intact.

During the day, pollwatchers have a right to be near the judges so that they may visually examine the voter's Application to Vote, to compare the signature and address on the application with that on the signature verification record, to watch the judge deposit the ballot card in the ballot box, and to observe the general conduct of the election. Pollwatchers may also observe as the judges periodically inspect the voting booths to make certain that the booths are clear of campaign literature.

After the polls close, pollwatchers may observe the procedures for counting absentee ballots and the procedures for counting write-in votes and may remain in the polling place until all other procedures and processes are completed.

At no time may any pollwatcher be so close to the judges that he interferes with the orderly conduct of the election. Pollwatchers are not allowed to touch any election supplies or materials. The pollwatcher may courteously call the judges' attention to any incorrect procedures or apparent violations of the Election Code.

A pollwatcher may challenge a person's right to vote during voting hours and may challenge an absentee ballot during the processing of the absentee ballots. (See Challenging a Person's Right to Vote on page 40 and Challenging an Absentee Ballot on page 47.)

**LAW ENFORCEMENT OFFICERS**

A police officer or deputy sheriff may be officially stationed in the polling place. The officer is present to preserve order and to carry out lawful directions as instructed by the election judges.

**OTHER OFFICIALS IN THE POLLING PLACE**

Representatives of the State Board of Elections, the Election Authority, the office of the State's Attorney and the Attorney General's Office, as well as federal, state, or local law enforcement officials who are acting in their official capacity are also entitled to be in the polling place. After displaying official credentials and proper identification, these individuals may
observe the conduct of the election. They may station themselves where they can see the information contained on the signature verification records and ballot applications and where they may also observe the voting booths and ballot box. These individuals may remain in the polling place after the polls close, however, **they cannot not at any time handle the election materials.**
WHO MAY VOTE

QUALIFIED VOTERS

There should be a signature verification record for every voter in the precinct. This record could be in the form of a binder card, a scanned signature roster or list, or a pre-printed application with a scanned signature. If the verification record exists and the person currently resides at the address on the record, the person is a qualified voter.

Registration records are sometimes misfiled. Therefore, before denying a person the right to vote, search the materials thoroughly. If you have reason to believe the person is registered but cannot locate a signature record, call the election authority to verify the registration.

VOTER CODING

The name and address of each registered voter in the precinct has been coded to indicate in which governmental units he is entitled to vote. This coding will appear either on the verification record or on a separate list of voters in the precinct. The election authority will provide the judges with information regarding the system of coding being used and exactly what the code means in terms of which election or ballot type the voter is entitled to vote. The voter codes will correspond to the ballot types to be voted in each precinct.

Occasionally the election judges will find errors in coding. Usually, these errors will be brought to the attention of the judges by the affected voter. The judges should contact the election authority or follow previously issued instructions from the election authority to correct any errors in coding. If an error in coding exists, the voter may vote using a Challenged Voter Affidavit or a specific affidavit provided for this purpose.

AFFIDAVITS

According to election law, an affidavit is a sworn statement made in writing before an election judge. Under certain circumstances, a person may be required to sign one or more affidavits in addition to his application for ballot before being permitted to vote. These affidavits may also necessitate the completion of certain supporting affidavits.

When a voter is required to sign an affidavit, a judge marks the Voted by Affidavit or Challenged square on the application. All affidavits and supporting affidavits are spindled with the voters application unless directed otherwise by the election authority.
VOTERS REQUIRING AFFIDAVITS OR OTHER DOCUMENTATION

The following individuals may vote only after completing the appropriate affidavit:

**Voter Moved Within Precinct**

If a registered voter moved within the precinct within 28 days prior to the election, he may vote after completing the appropriate affidavit which must be accompanied by a supporting affidavit.

**Voter Moved Outside the Precinct**

If a registered voter moved within 30 days preceding the election to a residence outside the precinct (but within the State of Illinois), he may vote after completing the appropriate affidavit which must be accompanied by a supporting affidavit. This person may vote only in person and only at the polling place where he was previously registered.

**Name Change**

If a person has a name change within 28 days of the election, the individual may vote only after completing the appropriate affidavit which must be accompanied by a supporting affidavit. A woman who continues to use her maiden name after marriage may vote without an affidavit if she is registered to vote under her maiden name.

**Name on Poll Sheet Only**

A person whose name is on the poll sheet but whose name is not on the signature verification record may vote after completing the appropriate affidavit which must be accompanied by a supporting affidavit. (Two supporting affidavits are required in jurisdictions with populations of more than 500,000.)

**Nonregistered Military Personnel**

Nonregistered military personnel who have maintained a legal residence in the precinct for at least 30 days may vote after completing the appropriate affidavit which must be accompanied by a supporting affidavit. This category does not include spouses and dependents of military personnel. Spouses and dependents must be registered in order to vote in person.
Nonregistered Veterans Separated Within 60 Days

Nonregistered veterans who have left active military service within 60 days of the election may vote after completing the appropriate affidavit and providing satisfactory evidence of discharge. This affidavit must be accompanied by a supporting affidavit. This category does not include spouses or dependants. Spouses and dependents must be registered in order to vote in person.

Challenged Voter

If a voter whose name appears on a verification record is challenged on some specific qualification and the judges uphold the challenge, the voter may vote by affidavit. The affidavit must be accompanied by a supporting affidavit.

No Record of Registration in the Polling Place

A person for whom the election judges have no record of registration in the polling place (i.e., there is no signature verification record and the person’s name is not listed on any precinct poll list) cannot vote unless his registration is verified by the election authority. Verification that the voter is registered must be obtained from the election authority, either by telephone or written statement, before allowing the person to vote. If the verification is received by the judges, the voter may then vote after completing a Challenged Voter Affidavit which must be accompanied by a supporting affidavit. Jurisdictions with more than 500,000 population require two supporting affidavits.

Voter Moved More Than 30 Days Before the Election

If a voter has changed his residence to an address within the election jurisdiction more than 30 days before the election, the voter may vote a ballot for Federal Offices Only in the polling place of his former residence. The voter completes an Address Correction for Fail-Safe Voter. Place this form on the spindle behind the voter’s application unless directed otherwise by the election authority.

SUPPORTING AFFIDAVITS

The necessary supporting affidavits are usually found at the bottom or on the reverse side of the affidavit being used. On a supporting affidavit, the supporting witness swears that he is a registered and qualified voter of the precinct in which the challenged voter is attempting to vote,
that he personally knows the challenged voter and that the challenged voter meets the legal requirements of voting and is entitled to vote. The voter may provide two forms of identification showing the address of his current residence in lieu of a supporting affidavit.

NOTE: FOLLOWING THE PUBLICATION OF THIS MANUAL, VARIOUS COURT RULINGS MAY HAVE BEEN ISSUED DEALING WITH PROCEDURES INVOLVING THE IMPLEMENTATION OF THE NATIONAL VOTER REGISTRATION ACT. SOME OF THESE DECISIONS COULD HAVE AN EFFECT ON THE CHALLENGING AND AFFIDAVIT REQUIREMENTS IN THIS SECTION. EVERY EFFORT WILL BE MADE TO INFORM ELECTION JUDGES IF THERE ARE ANY CHANGES TO THE PROCEDURES IN THIS MANUAL AS A RESULT OF ANY COURT RULING OR LEGISLATIVE CHANGE.
WHO MAY NOT VOTE
(With Certain Exceptions)

The following individuals may not vote at the polling place, except as noted below:

1. Individuals who are not registered.

2. Individuals who have moved to another precinct more than 30 days prior to the election and have not transferred their registration, however, voters in this category are still eligible to vote for Federal Offices Only.

3. Individuals who have moved within the precinct more than 28 days prior to the election and have not transferred their registration, however, voters in this category are still eligible to vote for Federal Offices Only.

4. Individuals who have had a name change more than 28 days prior to election days and have not re-registered. Women who continue to use their maiden name after marriage may vote if registered under that name.

5. Non-registered veterans discharged from active duty more than 60 days before the election.
CHALLENGING A PERSON'S RIGHT TO VOTE

WHO MAY CHALLENGE

An election judge is obligated to challenge a person's right to vote if the judge believes that person is not a qualified voter. A pollwatcher or any legal voter may also issue a challenge.

REASONS FOR CHALLENGE

The challenger must state a specific reason for challenging a person's right to vote. A challenge may be issued for the following reasons:

1. The voter no longer resides at the given address.
2. The person attempting to vote is not the same person as registered.
3. The voter has already voted.
4. There is no record that the person is registered.

A voter cannot be refused a ballot or be challenged solely for refusing to provide a social security number on the ballot application.

DECIDING A CHALLENGE

The judges act as a board in deciding a challenge. A majority of the judges determines whether to sustain or overrule a challenge. If the majority of the judges sustain the challenge (agree with the challenger), the voter cannot vote. If a majority of the judges overrule the challenge (do not agree with the challenger), the voter is permitted to vote as though a challenge had not been issued.

VOTER'S RIGHT TO APPEAL

If the judges sustain a challenge the voter cannot vote, however, the voter has the right to appeal. If the voter insists that he is a qualified voter he may vote after completing a Challenged Voter Affidavit accompanied by a supporting affidavit. If there is no record in the polling place that a person is registered, the judges must receive verification from the election authority either by telephone or in writing before allowing the voter to vote. (See Voters Requiring Affidavits on pages 36-38.)
**GIVING INSTRUCTION**

Instruction means demonstrating to the voter, in full view of everyone in the polling place, how to properly mark the ballot sheet. Use a demonstrator ballot sheet (not an official ballot sheet) to instruct the voter in the following manner:

1. Have the voter hold use the felt tip pen to connect the arrow opposite the name of the candidate of his choice. Explain to the voter that the votes will not record accurately unless the felt-tip pen provided is used to mark the ballot sheet. Under no circumstances may a judge indicate how to vote for a particular candidate or influence the voter in any way.

2. Tell the voter to not vote for more candidates than the number indicated for each office on the ballot sheet. To do so would create an overvote for that office and none of the votes cast would be counted for that office.

3. Tell the voter that if he makes a mistake he can return the ballot sheet to the judges and receive a new ballot sheet.

4. Tell the voter to insert the ballot sheet in the secrecy sleeve so that the ........... judç

A voter may request instruction on how to complete a write-in vote. In this case, show the voter the space provided for write-in votes on the ballot sheet and explain what is required for a write-in vote to be valid. (For additional information, refer to Write-in Votes on page 49.)

**GIVING ASSISTANCE**

Assistance is the actual marking of the ballot sheet by selected individuals in the privacy of the voting booth. Assistance is given only upon the voter's request and after both the voter and those giving assistance have completed the appropriate affidavit.

Only two groups of voters may receive assistance: 1) the disabled or blind voter, and 2) the illiterate voter. Before giving assistance, mark the appropriate square on the ballot application.

Assistance is always given in the privacy of the voting booth. Anyone giving assistance must cast the vote as directed by the voter and shall not give information afterward as to how the vote was cast.
WHO MAY ASSIST

Any voter who requires assistance to vote by reason of blindness, disability or inability to read or write may be given assistance by a person of the voter's choice, other than the voter's employer or agent of that employer or an officer or agent of the voter's union.

The above information must be provided to all voters requesting assistance. Should the voter not specify an individual to assist in voting, he shall be assisted by two judges, one from each political party. The two judges who will be giving assistance to voters are selected when the polls open.

ASSISTING THE ILLITERATE VOTER

An illiterate voter is a qualified voter who cannot read or write English sufficiently to cast his ballot. Before receiving assistance, the voter either signs his name or makes his mark on an affidavit. Before giving assistance, the individual(s) giving assistance sign the affidavit.

ASSISTING THE PHYSICALLY DISABLED VOTER

A physically disabled voter is a voter who is physically unable to mark his ballot or is blind. However, a person who is intoxicated does not qualify as physically disabled and cannot receive assistance.

Before receiving assistance, the physically disabled voter must complete an affidavit stating his specific physical disability and whether the disability is permanent or temporary. Before giving assistance, the individual(s) providing the assistance must sign the affidavit.
INACCESSIBLE POLLING PLACES

Any handicapped or elderly voter who cannot enter a polling place due to the structural features of the building, may request to vote outside the polling place. The request must be made to the election authority no later than the close of business on the day before the election. The election authority notifies the appropriate election judges of the names of those individuals making such a request.

Voters cannot vote outside the polling place unless the election judges have been notified by the election authority. If notification is given, the voter completes the entire voting process outside the polling place. Two judges, one from each political party, deliver an application to the voter. The completed application is brought back into the polling place to the verification judges. After the signature and address are verified and it is determined that the individual is qualified to vote, a ballot and a portable voting booth (or enclosure) is provided to allow the voter to mark his ballot in secrecy. In no case shall a ballot be delivered to a voter beyond 50 feet of the entrance to the building in which the polling place is located. When the voter has voted, the two judges take the ballot (keeping it inside the secrecy sleeve) back to the polling place and deposit it in the ballot box.
ABSENTEE BALLOTS

OPEN OUTER BALLOT PACKAGE BEFORE 7:00 P.M.

If more than one absentee ballot is to be delivered to a precinct, the election authority may bind them together into one package for convenience in handling. This outer packing envelope is different from a carrier envelope. Open the packaging envelope as soon as conveniently possible after the absentee ballots are delivered so that the precinct numbers on the carrier envelopes can be checked. Do not open the carrier envelopes until after 7:00 p.m. If the precinct number on a carrier envelope shows that the absentee ballot has been delivered to the wrong precinct, contact the election authority immediately.

If the judges find a carrier envelope has been delivered to the wrong precinct after the polls close, keep the sealed carrier envelope separate and deliver it to the election authority.

WHO MAY VOTE BY ABSENTEE BALLOT

The following registered voters currently residing in the precinct are permitted to vote by absentee ballot:

1. voters expecting to be absent from the county of residence on election day;
2. voters appointed as election judges in precincts different from where they reside;
3. voters unable to be present at the polls because of physical incapacity (includes hospitalized voters);
4. voters observing a religious holiday and unable to be present at the polls because of the tenets of their religion;
5. voters who will be unable to be present at the polls because of election duties in the office of a state's attorney, an election authority, the State Board of Elections or a law enforcement agency; and
6. voters serving as jurors who have been sequestered on election day.

The following individuals may also vote by absentee ballot although they are not current residents of the precinct:
1. Members of the United States Armed Forces while on active duty and their spouses and dependents even if they are not registered.

2. Members of the Merchant Marine and their spouses and dependents even if they are not registered.

3. Civilians employed by the United States Government serving outside the territorial limits of the United States and their spouses and dependents even if they are not registered.

4. Members of religious groups or welfare agencies and their spouses and dependents who are officially attached to or assisting members of the Armed Forces even if they are not registered.

5. Federal and State employees who had a voting residence in the precinct at the time they entered government employment but who now reside elsewhere due to that employment if they are still registered in that precinct.

6. Registered voters temporarily residing overseas who maintain a residence in the precinct, however, registration is waived for Federal only elections.

7. Citizens who are not registered in any other state and who formerly maintained a residence in the precinct but now reside outside the territorial limits of the United States and are otherwise qualified to vote may vote for Federal only elections.

8. Citizens who are not registered and are temporarily absent from their county of residence may vote for President and Vice President only.

9. Registered voters who have moved outside their precinct within 30 days of the election may vote for President and Vice President only.
CHALLENGING AN ABSENTEE BALLOT

WHO MAY CHALLENGE

Judges have the same obligation to challenge an absentee ballot as they do for a voter who appears in person at the polling place. Pollwatchers also have the right to challenge an absentee ballot application. In either case, a majority of the judges decides whether or not the ballot will be counted.

REASONS FOR CHALLENGE

A specific reason must be given for challenging an absentee ballot. Reasons for issuing a challenge include the following:

1. the certificate on the certification envelope is incomplete;
2. the information contained in the certificate is incorrect;
3. the signature and/or address on the application do not correspond to the signature and/or address on the verification record or on the certification envelope;
4. the individual is not a qualified voter;
5. the individual has voted in person;
6. the certification envelope is open or has been opened and resealed;
7. the individual died prior to the opening of the polls on election day.

NOTIFICATION OF REJECTED BALLOT

If a challenge to any absentee voter's ballot is sustained, complete the Notice of Challenge (postcard) and return it to the election authority to be mailed to the voter. Do not open the certification envelope. Mark the certification envelope “Rejected” and write the reason for rejection on the envelope. Place the certification envelope, the application and the carrier envelope in the After 7:00 P.M. envelope for defective ballots.
BALLOT MARKS

VALID MARKS

A mark is an intentional darkening of the designated area on the ballot sheet. A valid mark is any single continuous line that connects both ends of the pre-printed arrow.

IDENTIFYING MARKS

Any mark placed anywhere on the ballot which serves to identify it from other ballots or furnishes a means of evasion of the law relative to secrecy is an “identifying mark.” After removing the ballot sheets from the ballot box and separating them according to ballot type, check the ballot sheets for marks anywhere on the ballot sheet which could be recognized as identifying marks. If a majority of the judges feel that a ballot sheet has an identifying mark, the ballot must not be counted. Also, if a ballot sheet is marked with an “X,” a check mark, a letter, a number, a symbol, or any other mark which could be recognized as an identifying mark, the ballot must not be counted.
WRITE-IN VOTES

VALID WRITE-IN VOTES

If a voter wishes to vote for a person whose name is not on the ballot (even though the vote may not be counted), the voter may write the name of the candidate in the space provided on the ballot sheet. In order for the write-in vote to be valid, the voter must write the name of the candidate in the space provided below the slated candidates for the office and connect the arrow with the felt-tip pen.

WRITE-IN VOTES ARE COUNTED ONLY FOR THOSE CANDIDATES WHO FILED A DECLARATION OF INTENT TO BE A WRITE-IN CANDIDATE

The election judges are required to count write-in votes only for those candidates who have filed a Declaration of Intent to be a Write-in Candidate. The election authority will supply the judges with a list of all candidates who have filed a Declaration of Intent to be a Write-in Candidate. However, military voters may use a special Write-in Absentee Voter's Blank Ballot instead of a regular absentee ballot card. In this instance, votes for a write-in are tabulated even if the candidate did not file a declaration of intent to become a write-in candidate. Follow specific instructions from the election authority for tabulating these special write-in votes.

RECORDING WRITE-IN VOTES ON THE TALLY SHEETS

Record all valid write-in votes on the tally sheets. If there are no write-in votes, write "NONE" across all three tally sheets. Sign the tally sheets and place them in the envelope provided for write-in tally sheets.

SPELLING

In determining the validity of a write-in vote, the spelling of the candidate's name need not be exact as long as the intent of the voter can be determined. There should be some relationship between the appearance or the sound of the name written in and that of the candidate's actual name. In the event of a misspelled name, a majority of the judges must agree as to the intent of the voter and whether or not the write-in vote is to be counted.

PRINTING OR WRITING THE NAME
Printing the name of the write-in candidate is just as valid as writing the name in script, however, the use of stickers or a rubber stamp by a voter does not constitute a valid write-in vote.

REMAKING BALLOT SHEETS
**DAMAGED AND OVERVOTED BALLOT SHEETS**

Depending on the instructions from the election authority, election judges may be responsible for remaking certain ballot sheets.

Remake all damaged or bent ballot sheets since they cannot be counted by the tabulating equipment. The duplicate ballot is marked exactly the same as the original ballot.

Remake all ballot sheets that contain an overvote due to a write-in vote. If an invalid write-in causes an overvote, remake the duplicate ballot sheet exactly as the original ballot sheet is marked omitting the invalid write-in. If the write-in is valid, remake the duplicate ballot sheet exactly the same as the original except for the overvoted office. Exclude all votes for the overvoted office.

Remake all ballot sheets that have been folded anywhere other than at the designated pre-fold area.

**REMAKING PROCEDURES**

Two judges, one from each political party remake the duplicate ballot sheet in the following manner:

1. Use an official ballot sheet of the same ballot type.

2. Mark the duplicate ballot with an official felt-tip pen.

3. One judge reads the position numbers to be marked on the duplicate sheet while the other judge marks the arrows on the duplicate ballot sheet.

4. Check the duplicate ballot sheet by exchanging duties, i.e., the judge who marked the ballot sheet reads the numbers.

5. Consecutively number each pair of duplicate ballot sheets. The first damaged ballot sheet is marked “Damaged Ballot No. 1” and the corresponding duplicate sheet is marked “Duplicated Damaged Ballot No. 1.” The next pair is marked “Damaged Ballot No. 2,” and the corresponding duplicate sheet is marked “Duplicated Damaged Ballot Card No. 2.” Continue the process until all duplicated ballot sheets have been marked. Likewise, the first pair of overvoted ballot sheets are marked “Overvoted Ballot No. 1,” and “Duplicated Overvoted Ballot No. 1.” Continue the process until all duplicated overvoted ballots are marked and numbered consecutively. Use a pen with red ink to identify the ballot sheets.
5. Use a pen with red ink to initial both the original ballot sheet and the duplicated ballot sheet.

6. Place the original ballot sheet in the Duplicated Ballot Envelope and place the duplicated ballot sheet in the ballot return box with the other valid ballot sheets.