1		AN ACT relating to elections and making an appropriation therefor.
2		Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3		→SECTION 1. A NEW SECTION OF KRS CHAPTER 120 IS CREATED TO
4	REA	D AS FOLLOWS:
5	<u>(1)</u>	In any regular election or special election for any member of the General
6		Assembly, the United States Senate or the United States House of
7		Representatives, Governor and Lieutenant Governor, Treasurer, Auditor of
8		Public Accounts, Commissioner of Agriculture, Labor and Statistics, Secretary of
9		State, and Attorney General, a recount of the vote shall be required when a
10		candidate is defeated by a margin of not more than one-half of one percent
11		(0.5%) of the votes cast for the office.
12	<u>(2)</u>	Any recount held under subsection (1) of this section shall be commenced not
13		later than the second Tuesday following the election. The State Board of
14		Elections shall determine whether a recount is required under this section based
15		upon the total number of votes certified to the Secretary of State.
16	<u>(3)</u>	The custody of the machines, the ballots, boxes, and all papers pertaining to the
17		election shall be maintained by the county board of elections. The voting
18		machines shall remain continuously locked, and the ballot boxes containing all
19		paper ballots shall remain continuously locked as required by Section 9 of this
20		Act until the time set for the recount. The keys shall remain in the possession of
21		the county board of elections until the time set for the recount.
22	<u>(4)</u>	The recount shall be conducted by the county board of elections of each county in
23		which votes for the office that is the subject of the recount were cast.
24	<u>(5)</u>	At the recount, each political party represented on the county board of elections
25		may appoint a representative to be present, and each candidate subject to the
26		recount may be present, either in person or by a representative or both. The
27		county board of elections shall authorize representatives of the news media to

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1	9	observe the recount.
2	<u>(6)</u>	On the day fixed for the recount, the county board of elections shall meet and,
3	<u> (</u>	after confirming the integrity of the ballots, shall proceed to recount the ballots.
4	<u>(7)</u>	The county board of elections shall complete the recount as soon as practicable.
5	<u>i</u>	Upon completion of the recount, the county board of elections shall file and enter
6	<u> </u>	of record the results of the recount, and shall certify the results of the recount of
7	<u>!</u>	the total number of votes to the Secretary of State not later than 4 p.m., prevailing
8	<u> </u>	time, on the day following the completion of the recount, Sunday excluded. No
9	<u> </u>	certificate of election shall be issued by the State Board of Elections while the
10	!	recount is pending.
11	<u>(8)</u>	The costs of any recount held pursuant to this section shall be paid by the
12	<u>(</u>	Commonwealth of Kentucky. The costs shall be deemed a necessary government
13	<u> </u>	expense and shall be paid from the general fund surplus account under KRS
14	4	48.700 or the budget reserve trust fund under KRS 48.705.
15	<u>(9)</u>	If a recount is conducted under subsection (1) of this section:
16	9	(a) The time for filing a contest petition shall be tolled until the vote is certified
17		under subsection (7) of this section; and
18	9	(b) The candidate may initiate an election contest, but no request for a recount
19		shall be granted prior to the completion of the certification of the vote under
20		subsection (7) of this section.
21		Section 2. KRS 118.775 is amended to read as follows: \blacksquare
22	A suc	cessful candidate in a special election held for the purpose of filling a vacancy in
23	any el	ective office shall take office immediately upon certification of the election results
24	by the	e State Board of Elections or the county board of elections in which the special
25	electio	on was held, [and] administration of the oath of office, and if the successful
26	<u>candi</u>	date was a candidate for the General Assembly, upon being determined to be a
27	<u>memb</u>	er by the house in which membership is sought.

1	→5	Sectior	a 3. KRS 120.185 is amended to read as follows:
2	(1) <u>(a)</u>	1.	Any candidate who was voted for at a regular election for any of the
3			offices to which KRS 120.155 applies but who does not qualify for an
4			automatic recount under Section 1 of this Act may request a recount of
5			the ballots by filing a petition[so requesting,] with the same court
6			where[that] petitions of contest are required to be filed [with, within ten
7			(10) days after the day of the election,] or:[,]
8		<u>2.</u>	If the candidate is qualified to institute a contest proceeding under KRS
9			120.155, the candidate may request a recount by including a recount
10			request [for a recount] in his or her petition instituting the contest
11			proceeding[proceedings, but in the latter case the petition shall be filed
12			within ten (10) days after the day of the election].
13	<u>(b)</u>	Any	candidate who is a contestee in a contest proceeding under KRS 120.155
14		may	request a recount in his <u>or her</u> answer filed in the contest proceeding, but
15		only	y if the answer <u>containing the recount request</u> is filed within <u>five (5)</u> [ten
16		(10)	days after service of the petition upon the contestee[the day of election].
17	<u>(c)</u>	Any	candidate under this subsection who would receive a certificate of
18		elec	tion from the county board of elections under KRS 118.425 shall file his
19		<u>or h</u>	ner petition requesting a recount not later than ten (10) days after the
20		<u>day</u>	of the election. The county board of elections shall be named a party
21		<u>defe</u>	ndant in the petition.
22	<u>(d)</u>	Any	candidate under this subsection who would receive a certificate of
23		elec	tion from the State Board of Elections under KRS 118.425 shall file his
24		<u>or l</u>	her petition requesting a recount not later than the second Tuesday
25		<u>follo</u>	owing the election. The State Board of Elections shall be named a party
26		<u>defe</u>	ndant in the petition.
27	[If a mag	weat f	or a recount is made the State Deard of Elections or the county board of

^{27 [}If a request for a recount is made, the State Board of Elections or the county board of

1		elections, whichever would issue the certificate of election shall be made a
2		party defendant.]
3	<u>(e)</u>	The party requesting the recount shall execute bond with approved surety for
4		the costs of the recount, in an amount to be fixed by the Circuit Judge. <u>The</u>
5		bond may be filed by the state political party, political organization, or
6		political group, if any, to which the candidate is affiliated. Upon the bond
7		being filed, the clerk shall immediately notify the Circuit Judge of the request
8		and the filing of the bond, and the judge shall at once enter an order directing
9		the voting machines, ballots, boxes, and all papers pertaining to the election{
10		to] be secured. The court shall further order that the voting machines and
11		ballot boxes containing all paper ballots shall remain continuously locked
12		as required by Section 9 of this Act until the time set for the recount. The
13		keys shall remain in the custody and possession of the county board of
14		elections until the time set for the recount.[transferred to]
15	<u>(f)</u>	The Circuit Court <i>shall</i> [, and] fix a day for the recount proceedings to begin.
16		A copy of the order shall be served upon the parties or their counsel in the
17		same manner as notices are required to be served, which shall be deemed
18		sufficient notice of the proceeding.
19	<u>(g)</u>	At the recount, each political party represented on the county board of
20		elections may appoint a representative to be present, and each candidate
21		subject to the recount may be present, either in person or by a
22		representative, or both. The county board of elections shall authorize
23		representatives of the news media to observe the recount.
24	<u>(h)</u>	On the day fixed <u>by the court</u> , the <u>county board of elections shall meet and</u> ,
25		after confirming the integrity of the ballots, [court] shall proceed to recount
26		the ballots.[if their integrity is satisfactorily shown and shall]
27	<u>(i)</u>	The county board of elections shall complete the recount as soon as

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

1	<u>nc</u>	amed a party defendant in the petition.
2	<u>(c)</u> T	he recount shall proceed as provided in subsection (1)(e) to (j) of this
3	<u>se</u>	ection.
4	(d) N	o appeal shall be taken from the findings issued by the Franklin Circuit
5	<u>C</u>	ourt described in subsection (1)(j) of this section; however, any party
6	ag	ggrieved by the findings or action of the court may file a petition for
7	<u>co</u>	ontest to the General Assembly under Section 4 of this Act, and the
8	<u>G</u>	eneral Assembly may accept, modify, or disregard the findings of the court
9	<u>in</u>	tis sole and absolute discretion.
10	<u>(e)</u> N	o certificate of election shall be issued by the State Board of Elections
11	W	hile any recount proceeding or contest proceeding is pending, and if
12	iss	sued, shall be null and void.
13	<u>(3) (a) A</u>	ny candidate for the General Assembly who was voted for at a regular
14	<u>el</u>	lection, and who does not qualify for an automatic recount under Section 1
15	<u>of</u>	f this Act, may request a recount of the ballots by filing a petition in the
16	<u>C</u>	ircuit Court of the county where the requesting candidate resides.
17	<u>(b)</u> T	he petition requesting a recount shall be filed not later than the second
18	<u>Ti</u>	uesday following the election. The State Board of Elections shall be
19	<u>nc</u>	amed a party defendant in the petition.
20	<u>(c)</u> T	he recount shall proceed as provided in subsection (1)(e) to (j) of this
21	<u>se</u>	ection.
22	(d) N	o appeal shall be taken from the findings issued by the court described in
23	<u>su</u>	ubsection (1)(j) of this section; however, any party aggrieved by the
24	<u>_fi</u>	ndings or action of the court may file a petition for contest to the General
25	<u>A</u> :	ssembly under Section 4 of this Act, and the General Assembly may
26	<u>ac</u>	ccept, modify, or disregard the findings of the court in its sole and absolute
27	<u>di</u>	iscretion.

1		(e) No certificate of election shall be issued by the State Board of Elections
2		while any recount proceeding or contest proceeding is pending. Any
3		certificate of election issued before entry of the findings described in
4		subsection (1)(j) of this section, shall be null and void.
5		→Section 4. KRS 120.195 is amended to read as follows:
6	(1)	Any slate of candidates for Governor and Lieutenant Governor may contest any
7		regular election or special election by filing a written application and notice of
8		the contest with the clerk of the Senate and with the clerk of the House of
9		Representatives of the General Assembly. The application and notice of contest
10		shall be signed by the parties contesting the election, and:
11		(a) If contesting a regular election, the application and notice of contest shall:
12		1. Be filed not later than thirty (30) days after the final action of the
13		State Board of Elections; or
14		2. Be filed not later than thirty (30) days following entry of the findings
15		of the Franklin Circuit Court as provided in subsection (2) of Section
16		3 of this Act if a recount was conducted; and
17		(b) If contesting a special election, the application and notice of contest shall be
18		filed not later than seven (7) days after the final action of the State Board of
19		<u>Elections.</u>
20	<u>(2)</u>	Any candidate for the General Assembly may contest any regular or special
21		election by filing a written application and notice of the contest with the clerk of
22		the house to which the candidate seeks election. The application and notice of
23		contest shall be signed by the party contesting the election, and:
24		(a) If contesting a regular election, the application and notice of contest shall:
25		1. Be filed not later than fifteen (15) days after the final action of the
26		State Board of Elections; or
27		2. Be filed not later than fifteen (15) days following entry of the findings

1	entered by the Circuit Court as provided in subsection (3) of Section 3
2	of this Act if a recount was conducted; and
3	(b) If contesting a special election, the application and notice of contest shall be
4	filed not later than three (3) days following the final action of the State
5	Board of Elections.
6	(3) The application and notice required under subsections (1) and (2) of this section
7	shall state the grounds of the contest, and no grounds other than those stated in
8	the application and notice shall be heard as coming from that party following the
9	filing of the application and notice. In the case of a special election contest, the
10	candidates filing the application and notice may include a request for a recount
11	which may be ordered by the board selected to try the contest under Section 5 or 6
12	of this Act.
13	(4) No election contest shall be heard unless the contestee to the proceeding has been
14	served with a copy of the application and notice of contest. The contestee may
15	make defense without giving counternotice.
16	(5) No certificate of election shall be issued by the State Board of Elections while any
17	election contest is pending, and any certificate issued before, during, or after
18	final resolution by the board of any election contest filed under this section shall
19	<u>be null and void</u>
20	No application to contest the election of a Governor, Lieutenant Governor, or member of
21	the General Assembly shall be heard unless written notice, signed by the party
22	contesting, is given. The notice shall state the grounds of the contest, and none other
23	shall afterwards be heard as coming from that party, but the contestee may make
24	defense without giving counternotice.
25	(2) In the case of the Governor or Lieutenant Governor, the notice shall be given within
26	thirty (30) days after the final action of the State Board of Elections. In the case of a
27	member of the General Assembly, the notice shall be given within fifteen (15) days

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after the final action of the county board of elections or the State Board of Elections, whichever canvasses the returns].

- 3 Immediately after the *filing of the application and* notice *of contest*, either <u>(6)</u>[(3)] 4 party may proceed to take proof by depositions, under the same rules and regulations that govern the taking of depositions in actions in equity, except that no 5 commission shall be required for taking a deposition out of the state. The 6 7 depositions shall be sealed [up] by the officer taking them, and directed to the clerk 8 of the Senate or clerk of the House, as the case may require. The depositions 9 properly taken shall be read as evidence before the board or *house*[branch] of the 10 General Assembly having jurisdiction of the case, and the board or *house*[branch] 11 may call for and hear other proof as either shall determine. The taking of 12 depositions to be used before *the*[a] board or *house*[branch] of the General 13 Assembly shall close ten (10) days before the next meeting of the General 14 Assembly, or, if the General Assembly is in session when the application and 15 notice is *filed*[given], when the *board or house orders the taking of proof by* 16 *deposition*[taking is ordered] to close.
- 17 (7)[(4)] The costs of the proceeding shall be adjudged against the unsuccessful party,
 18 and a certificate <u>of costs[thereof]</u> shall be given by the clerk of the Senate or the
 19 clerk of the House <u>to the parties to the contest or their attorneys</u>, as the case
 20 requires, <u>and shall be paid to the prevailing party within thirty (30) days of</u>
- 21 adjudication. If the costs are not timely paid, the prevailing party may seek entry
- 22 of a judgment in a Circuit Court of competent jurisdiction. [A judgment for the
- 23 costs may be obtained after five (5) days' notice in a Circuit Court.]
- → Section 5. KRS 120.205 is amended to read as follows:
- When the election of a Governor *and*[or] Lieutenant Governor is contested, a board for determining the contest shall be formed and shall proceed in the following manner:
- 27 (1) On the third day after the organization of the General Assembly that meets next

after the election, the Senate shall select three (3) of its members <u>as provided in</u> <u>subsection (2) of this section</u>, and the House of Representatives shall select eight (8) of its members <u>as provided in subsection (2) of this section</u>, and the eleven (11) so selected shall constitute a board to try the contest, seven (7) of whom shall constitute a quorum.

6 In making the selection, the name of each member present shall be written on a (2)7 separate piece of paper, every piece being as nearly similar to the other as possible. 8 Each piece shall be rolled up so that the names thereon cannot be seen, nor any 9 particular piece ascertained or selected by feeling. The whole, so prepared, shall be 10 placed by the clerk in a box on *the clerk's*[his] table, and after it has been well 11 shaken, and the papers therein well intermixed, the clerk shall draw out one (1) 12 paper, which shall be opened and read aloud by the presiding officer, and so on until 13 the required number is obtained.

- If any *member*[person so] selected swears that he or she cannot, without great 14 (3) 15 personal inconvenience, serve on the board, or that he or she feels an undue bias for 16 or against either of the parties, *that member*[he] may be excused by the house from 17 which *that member*[he] was chosen from serving on the board.[, and] If it appears 18 that a *selected member*[person so selected] is related to either party, or is liable to 19 any other proper objection on the score of his or her partiality, that member[he] 20 shall be excused. Any deficiency in the proper number [so] created by excuse shall 21 be supplied by another draw from the box.
- 22 (4) The <u>selected</u> members of the board[<u>so chosen</u>] shall be sworn by the Speaker of the
 23 House of Representatives to try the contested election, and <u>shall</u> give true
 24 judgment[<u>thereon</u>] according to the evidence, unless dissolved before rendering
 25 judgment.
- 26 (5)[(2)] The board shall, within twenty-four (24) hours after its selection, meet,
 27 appoint its <u>chair[chairman]</u>, and assign a day for hearing the contest. <u>It[, and]</u> may

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1		adjourn from day to day as its business requires. If any member of the board
2		willfully fails to attend its sessions, that member [he] shall be reported to the house
3		to which he <u>or she</u> belongs, and that house shall <u>then</u> [thereupon], in its discretion,
4		punish <u>that member[him]</u> by fine, or imprisonment, or both.
5	<u>(6)</u> [(3)] The board may, <i>upon a majority vote</i> , send for persons, papers, and records,
6		including all voting machines, ballots, boxes, and precinct rosters. The board
7		and] may issue subpoenas[attachments therefor] signed by its chair[chairman] or
8		the Speaker of the House of Representatives [clerk, and may issue commissions for
9		taking proof].
10	<u>(7)</u>	The board may use the services of any law enforcement agency to transport all
11		records relating to the election contest, including voting machines, ballots, boxes,
12		and precinct rosters. All voting machines, ballots, boxes, precinct rosters, and
13		other voting records sent for by the board shall be sealed, to the extent possible,
14		and transmitted in a tamper-resistant manner. The chain of custody for the
15		records shall be recorded, in writing, on a form prescribed by the State Board of
16		Elections in administrative regulations promulgated under KRS Chapter 13A to
17		include the identity of the person or persons transferring and receiving the
18		records, and the date, time, and location of the transfer. The clerk of the house
19		before which the contest is proceeding shall be designated by the board as the
20		custodian of the records while the records are in the possession of the board.
21	<u>(8)</u> [(4)] If it appears that the candidates receiving the highest number of votes
22		cast[given] have received an equal number, the right to the office shall be
23		determined by lot, <i>in the manner prescribed by the board, and</i> under the direction
24		of the board.
25	<u>(9)</u>	If the person returned is found not[to have been] legally qualified to receive the
26		office at the time of his <u>or her</u> election[, and the first two (2) years of his term have

27 not expired], a new election shall be ordered to fill the vacancy.

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- 1 (10) If a person other than the one returned is found to have received the highest number 2 of legal votes *cast*[given], he *or she* shall be adjudged by the General Assembly to 3 be the person elected and entitled to the office. 4 (11) [(5)] No decision shall be made but by the vote of *at least* six (6) members of the 5 board. The decision of the board shall not be final or [nor] conclusive, but shall be 6 reported to the two (2) houses of the General Assembly, in joint session, for the 7 further action of the General Assembly. The Speaker of the House shall preside at 8 the joint session, and the General Assembly shall then determine the contest. 9 (12) If no decision of the board is given during the then session of the General 10 Assembly, *the board*^[it] shall be dissolved, unless by joint resolution of the two (2) 11 houses it is empowered to continue longer. 12 (13)[(6)] If a new election is required, it shall be immediately ordered by proclamation 13 of the Speaker of the House, who shall issue a writ of election. The writ shall be 14 signed by the Speaker, shall designate the day for holding the election, and shall 15 be directed to the proper sheriff or sheriffs as provided in Section 10 of this Act 16 to take place on a day not less than thirty (30) days nor more than six (6) weeks 17 thereafter]. (14) [(7)] When a new election is ordered, or the incumbent is adjudged not to be 18 19 entitled to the office, his or her power shall immediately cease, and if the office is 20 not adjudged to another, it shall be deemed [to be] vacant. 21 \rightarrow Section 6. KRS 120.215 is amended to read as follows: 22 When the election of a member of the General Assembly is contested, the (1) 23 house[branch] to which he or she belongs shall, within three (3) days after its 24 organization, and in the manner provided in KRS 120.205, select a board of not
- 25 more than nine (9) nor less than five (5) of its members to determine the contest.
- 26 (2) The number of members required for the board shall be determined by the
- 27 presiding officer of the house to which the person filing the contest belongs or

1		seeks to be a member, and announced to the house prior to the selection of any
2		member of the board, a majority of whom shall constitute a quorum.
3	<u>(3)</u>	The members selected to serve on the board as provided in this section shall be
4		sworn by the presiding officer to try the contested election, and shall give true
5		judgment according to the evidence, unless dissolved before rendering judgment.
6	<u>(4)</u>	<u><i>The</i></u> [Such] board shall be governed by the same rules, have the same power, and be
7		subject to the same penalties as a board to determine the contested election of
8		Governor and Lieutenant Governor under Section 4 of this Act. It shall report its
9		decision to the <i>house</i> [branch] of the General Assembly by which it was appointed,
10		for its further action.
11	<u>(5)</u>	The board shall, within twenty-four (24) hours of its selection, meet, appoint its
12		chair, and assign a day for hearing the contest, and may adjourn from day to day
13		as its business requires. If any member of the board willfully fails to attend its
14		sessions, that member shall be reported to the house to which he or she belongs,
15		and that house shall then, in its discretion, punish that member by fine, or
16		imprisonment, or both.
17	<u>(6)</u>	The board may, upon a majority vote, send for persons, papers, and records,
18		including all voting machines, ballots, boxes, and precinct rosters, and may issue
19		subpoenas signed by its chair or the presiding officer of the house before which
20		the contest is proceeding. The board or the presiding officer may also issue
21		subpoenas for taking proof.
22	<u>(7)</u>	The board may use the services of any law enforcement agency to transport all
23		records relating to the election contest, including voting machines, ballots, boxes,
24		and precinct rosters. All voting machines, ballots, boxes, precinct rosters, and
25		other voting records sent for by the board shall be sealed, to the extent possible,
26		and transmitted in a tamper-resistant manner. The chain of custody for the
27		records shall be recorded, in writing, on a form prescribed by the State Board of

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1	Elections in administrative regulations promulgated under KRS Chapter 13A to
2	include the identity of the person or persons transferring and receiving the
3	records, and the date, time, and location of the transfer. The clerk of the house
4	before which the contest is proceeding shall be designated by the board as the
5	custodian of the records while the records are in the possession of the board.
6	(8) The board may order a recount of the election even if a recount has been
7	conducted under Section 1 or 3 of this Act. A recount ordered by the board may
8	be conducted without prior approval of the house before which the contest is
9	proceeding. The recount shall be conducted by:
10	(a) The county clerk of the county or counties in which the precincts subject to
11	the recount are located, if no recount of the election has been conducted; or
12	(b) The State Board of Elections, if a recount has been conducted under
13	Section 1 or 3 of this Act, which shall:
14	1. Determine the number of persons required to conduct the recount,
15	each of whom shall be a county clerk;
16	2. Select that number of clerks by placing the name of each county clerk
17	in a box or similar receptacle, and after it has been well-shaken and
18	well-intermixed, the chair of the State Board of Elections shall draw
19	out one (1) name at a time, which shall be announced aloud. This
20	process shall continue until the required number is obtained; and
21	3. Once completed, provide the results of the recount to the contest
22	board.
23	The county clerk of any county containing precincts subject to the recount shall
24	not be eligible to conduct the recount.
25	(9) If it appears the candidates have received an equal number of legal votes cast, the
26	right to the office shall be determined by lot, in the manner prescribed by the
27	board, and under the direction of the board.

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1	(10) If the board finds the person returned is not legally qualified to receive the office
2	at the time of his or her election, and if the house in which the contest is pending
3	concurs under subsection (14) of this section, a vacancy shall exist, and a new
4	election shall be ordered to fill the vacancy. If a new election is required, it shall
5	be immediately ordered by proclamation of the presiding officer of the house
6	before which the contest is proceeding who shall issue a writ of election. The writ
7	shall be signed by the officer issuing it, shall designate the day for holding the
8	election, and shall be directed to the proper sheriff or sheriffs as provided in
9	Section 10 of this Act.
10	(11) If the board finds a person other than the one returned received the highest
11	number of legal votes cast, and if the house in which the contest is pending
12	concurs under subsection (14) of this section, he or she shall be adjudged the
13	person elected and entitled to the office.
14	(12) If the board is unable to decide the person entitled to the office, and if the house
15	in which the contest is pending concurs under subsection (14) of this section, a
16	vacancy shall exist, and a new election shall be ordered by that house of the
17	General Assembly to fill the vacancy. If a new election is required, it shall be
18	immediately ordered by proclamation of the presiding officer of the house before
19	which the contest is proceeding who shall issue a writ of election. The writ shall
20	be signed by the officer issuing it, shall designate the day for holding the election,
21	and shall be directed to the proper sheriff or sheriffs as provided in Section 10 of
22	this Act.
23	(13) When a new election is ordered, or the incumbent is adjudged not to be entitled to
24	the office, his or her power shall immediately cease, and if the office is not
25	adjudged to another, it shall be deemed vacant.
26	(14) No decision shall be made but by the vote of a majority of the members of the
27	board. The decision of the board shall not be final or conclusive, except as

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provided in subsection (8) of this section, but shall be reported to the house of the General Assembly by which it was appointed, for its further action.

- 3 → Section 7. KRS 120.017 is amended to read as follows:
- 4 (1) It shall be the duty of precinct election officers at all *primaries*[primary], regular
 5 <u>elections</u>, or special elections to immediately report to the county clerk any
 6 administrative or clerical error discovered in the process of conducting the polling
 7 or tabulation of votes at any such *primary or* election.
- 8 Upon receipt by the county clerk of notice of error in conducting the polling or (2)9 tabulation of votes pursuant to subsection (1) of this section, the county clerk shall 10 file an action in the Circuit Court, within fifteen (15) days of the primary or election, requesting a recount of ballots for the precinct reporting the administrative 11 12 or clerical error. Simultaneously with the filing of such action, the county clerk shall 13 make written notice by regular mail to all candidates appearing on the ballot of the 14 precinct at issue that such action is being filed. In the case of an election for 15 candidates for offices for the state at large or an election on a statewide public 16 question, the action shall be filed in the Franklin Circuit Court; in the case of other 17 elections, the action shall be filed in the Circuit Court of the county in which the 18 precinct reporting the error is located.
- (3) An action filed in the Circuit Court of proper jurisdiction pursuant to this section
 shall be heard summarily and without delay. Upon filing of the action, the circuit
 clerk shall immediately notify the Circuit Judge, and the judge shall at once enter an
 order directing custody of the voting machine, the ballots, boxes, and all papers
 pertaining to the *primary or* election from that precinct claiming error, to be
 transferred to the Circuit Court, and fix a day for the recount proceeding to begin.
- (4) Candidates notified pursuant to subsection (3) of this section shall, upon proper
 motion, be made parties to the action.
- 27 (5) On the day fixed for the recount, the court shall proceed to recount the ballots if

- their integrity is satisfactorily shown₁[and] shall complete the recount as soon as
 practicable, and shall file and enter of record the results thereof.
- 3 (6) Any person made party to the action pursuant to subsection (4) of this section may
 4 appeal from the judgment to the Court of Appeals, in the same manner as provided
 5 in KRS 120.075.
- 6 (7) The county clerk shall certify the final recount results entered of record in any
 7 action filed pursuant to this section to the county board of elections and to the local
 8 governing body of each of two (2) dominant political parties. Final certification of
 9 election results shall then proceed according to KRS Chapters 117, 118, and 118A.

10 (8) The court may determine if an automatic recount conducted under Section 1 of

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this Act satisfies the recount required under this section.

Section 8. KRS 120.155 is amended to read as follows:

13 Any candidate for election to any state, county, district or city office (except the office of 14 Governor, Lieutenant Governor, member of the General Assembly, and those city offices 15 as to which there are other provisions made by law for determining contest elections), for 16 whom a number of votes was cast equal to not less than twenty-five percent (25%) of the 17 number of votes cast for the successful candidate for the office, may contest the election 18 of the successful candidate, by filing a petition in the Circuit Court of the county where 19 the contestee resides, unless the officer is one (1) elected by the voters of the whole state, 20 in which case the petition shall be filed in the Franklin Circuit Court. The petition shall be 21 filed and process issued within thirty (30) days after the day of election; it shall state the 22 grounds of the contest relied on, and no other grounds shall afterwards be relied upon. 23 The contestee shall file an answer within twenty (20) days after the service of summons 24 upon him *or her*. The answer may consist of a denial of the averments of the petition and 25 may also set up grounds of contest against the contestant; if grounds are so set up they 26 shall be specifically pointed out and none other shall thereafter be relied upon by the 27 party. Any candidate who would have been qualified to bring a contest action under this

1 section, who is a party to a *requested* recount proceeding under *subsection (1) of Section* 2 3 of this Act[KRS 120.185], may, by filing answer in the recount proceeding within the 3 time allowed by this section for filing grounds of contest, set forth grounds of contest 4 against the petitioner in the recount proceeding. A reply may be filed within ten (10) days 5 after the answer is filed; its affirmative allegations shall be treated as controverted, and no 6 subsequent pleading shall be allowed. 7 → Section 9. KRS 117.295 is amended to read as follows: 8 For a period of ten (10) days following any primary [election], and for a period of (1)9 thirty (30) days following any *regular*[general] or special election, the voting 10 machine shall remain locked against voting and the ballot boxes containing all 11 paper ballots shall remain locked, except that the voting machines and the ballot 12 boxes may be opened and all the data and figures therein examined: [,]13 Upon the order of any court of competent jurisdiction, or judge thereof; [, or] *(a)* 14 **(b)** By direction of any legislative committee or board authorized and empowered 15 to investigate and report upon contested elections; or[,] 16 (c) As required to conduct a recount under Section 1 of this Act. [and] 17 All the data and figures shall be examined by the court, judge, *county board of* 18 elections, State Board of Elections, or committee in the presence of the officer 19 having the custody of the machine and ballot boxes. In the event of a contest of 20 election, the court in which the contest is pending or the committee before which 21 the contest is being heard may, upon motion of any party to the contest, issue an 22 order requiring that the voting machines and ballot boxes shall remain continuously 23 locked for further time as may be reasonable or necessary, with due regard for the 24 preparation of the machines for a succeeding primary, regular *election*, or special 25 election, but in no event shall the order compel that the machines remain locked to a time within thirty (30) days next preceding any approaching primary, regular 26 27 *election*, or special election.

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- 1 (2)During the period when the machine and the ballot boxes are required to be kept 2 locked, the keys thereto shall remain in the possession of the county board of 3 elections. After that period, it shall be the duty of the county board of elections to 4 return the keys to the custody of the county clerk. 5 → Section 10. KRS 118.740 is amended to read as follows: A copy of a proclamation issued under KRS 118.710 or 118.720, or a writ of 6 (1)7 election issued under KRS 118.730 or Section 5 or 6 of this Act shall be forwarded 8 by mail to the sheriff of each county in the district in which the election is to be 9 held, at least fifty-six (56) days before the election. The sheriff of each county in 10 which an election is to be held shall give notice at least forty-nine (49) days before 11 the day of election. If, from any cause, the sheriff cannot properly act, he shall 12 immediately hand the writ or proclamation to the person authorized to act in his 13 place.
- 14 (2) If a special election is administered under KRS 118.730(2), the notice required by
 15 subsection (1) of this section shall include the location of the election.

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