Florida House of Representatives - 1999 By Representative Detert

A bill to be entitled 1 2 An act relating to election protests and 3 contests; amending s. 102.166, F.S., relating 4 to protests of election returns; revising 5 provisions with respect to the timeframes for filing election protests and requests for 6 7 manual recounts; eliminating protests of 8 election returns in circuit court; amending s. 9 102.167, F.S.; deleting the provision that prescribes the form of the protest of election 10 11 returns to circuit judge, to conform; amending 12 s. 102.168, F.S., relating to election 13 contests; revising the timeframe for filing a 14 contest of election; specifying the grounds 15 authorized for contesting an election; 16 specifying conditions under which a statement of the grounds of contest may not be rejected 17 or dismissed for want of form; providing for 18 service of the complaint upon the defendant and 19 20 any other person named therein and providing a 21 timeframe for filing an answer or response 22 thereto; specifying that the contestant is entitled to an immediate hearing; authorizing 23 24 the circuit judge to fashion any orders necessary to investigate, examine, or check 25 26 each allegation, prevent or correct any wrong, 27 and provide any relief appropriate under the 28 circumstances; creating s. 102.171, F.S.; 29 codifying that jurisdiction to hear a contest of the election of a member to either house of 30 31 the Legislature is vested in the applicable

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1 house in accordance with its rules; providing 2 applicability to certain primary elections; 3 providing an effective date. 4 5 Be It Enacted by the Legislature of the State of Florida: б 7 Section 1. Section 102.166, Florida Statutes, is 8 amended to read: 9 102.166 Protest of election returns; procedure; 10 venue.--11 (1) Any candidate for nomination or election, or any 12 elector qualified to vote in the election related to such 13 candidacy, shall have the right to protest the returns of the 14 election as being erroneous by filing with the appropriate canvassing board a sworn, written protest. 15 16 (2) Such protest shall be filed with the canvassing board prior to the time the canvassing board certifies the 17 results for the office being protested adjourns or within 5 18 19 days after midnight of the date the election is held, 20 whichever last occurs later. 21 (3) Before canvassing the returns of the election, the 22 canvassing board shall: (a) When paper ballots are used, examine the 23 24 tabulation of the paper ballots cast. 25 (b) When voting machines are used, examine the 26 counters on the machines of nonprinter machines or the 27 printer-pac on printer machines. If there is a discrepancy 28 between the returns and the counters of the machines or the 29 printer-pac, the counters of such machines or the printer-pac 30 shall be presumed correct. 31

(c) When electronic or electromechanical equipment is used, the canvassing board shall examine precinct records and election returns. If there is a clerical error, such error shall be corrected by the county canvassing board. If there is a discrepancy which could affect the outcome of an election, the canvassing board may recount the ballots on the automatic tabulating equipment.

8 (4)(a) Any candidate whose name appeared on the 9 ballot, any political committee that supports or opposes an 10 issue which appeared on the ballot, or any political party 11 whose candidates' names appeared on the ballot may file a 12 written request with the county canvassing board for a manual 13 recount. The written request shall contain a statement of the 14 reason the manual recount is being requested.

(b) Such request must be filed with the canvassing board prior to the time the canvassing board <u>certifies the</u> <u>results for the office being protested</u> <u>adjourns</u> or within 72 hours after midnight of the date the election was held, whichever occurs later.

(c) The county canvassing board may authorize a manual recount. If a manual recount is authorized, the county canvassing board shall make a reasonable effort to notify each candidate whose race is being recounted of the time and place of such recount.

(d) The manual recount must include at least three precincts and at least 1 percent of the total votes cast for such candidate or issue. In the event there are less than three precincts involved in the election, all precincts shall be counted. The person who requested the recount shall choose three precincts to be recounted, and, if other precincts are three precincts are

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1 recounted, the county canvassing board shall select the 2 additional precincts. 3 (5) If the manual recount indicates an error in the vote tabulation which could affect the outcome of the 4 5 election, the county canvassing board shall: (a) Correct the error and recount the remaining 6 7 precincts with the vote tabulation system; 8 (b) Request the Department of State to verify the 9 tabulation software; or 10 (c) Manually recount all ballots. 11 (6) Any manual recount shall be open to the public. (7) Procedures for a manual recount are as follows: 12 13 (a) The county canvassing board shall appoint as many 14 counting teams of at least two electors as is necessary to manually recount the ballots. A counting team must have, when 15 16 possible, members of at least two political parties. A candidate involved in the race shall not be a member of the 17 18 counting team. (b) If a counting team is unable to determine a 19 20 voter's intent in casting a ballot, the ballot shall be 21 presented to the county canvassing board for it to determine 22 the voter's intent. (8) If the county canvassing board determines the need 23 to verify the tabulation software, the county canvassing board 24 25 shall request in writing that the Department of State verify 26 the software. 27 (9) When the Department of State verifies such 28 software, the department shall: 29 (a) Compare the software used to tabulate the votes with the software filed with the Department of State pursuant 30 31 to s. 101.5607; and 4

1 (b) Check the election parameters. 2 (10) The Department of State shall respond to the 3 county canvassing board within 3 working days. 4 (11) Any candidate for nomination or election, or any 5 elector qualified to vote in the election related to such candidacy, shall have the right to protest the returns of the 6 7 election or the practices attendant thereto as being 8 fraudulent by presenting to any circuit judge of the circuit wherein such fraud is alleged to have occurred a sworn, 9 written protest. If it is alleged that fraudulent returns or 10 11 practices exist in more than one county, venue for such 12 protest shall be in any such county wherein such fraud is 13 alleged to have occurred. 14 (a) The protest shall be presented to a circuit judge prior to the time the canvassing board adjourns or within 5 15 days after midnight of the date the election occurs, whichever 16 17 last occurs. 18 (b) The circuit judge to whom the protest is presented 19 shall have authority to fashion such orders as he or she may 20 deem necessary to ensure that such allegation is investigated, 21 examined, or checked; to prevent or correct such fraud; or to 22 provide any relief appropriate under such circumstances. Any 23 candidate or elector presenting such a protest to a circuit judge shall be entitled to an immediate hearing thereon or to 24 25 any appropriate relief. 26 Section 2. Section 102.167, Florida Statutes, is 27 amended to read: 28 102.167 Form of protest of election returns .--29 (1) The form of the "Protest of Election Returns to 30 Canvassing Board" shall be as follows: 31

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CODING: Words stricken are deletions; words underlined are additions.

1 PROTEST OF ELECTION RETURNS TO 2 CANVASSING BOARD 3 4, Florida 5, 19.... 6 As provided in Section 102.166(1), Florida Statutes, I, 7 of County, Florida, believe the election returns 8 from Precinct No. in the election 19.... are 9 erroneous. 10 I hereby protest the canvass of such returns by the 11 Canvassing Board, and request that said returns be investigated, examined, checked, and corrected by said 12 13 Canvassing Board. The basis for this protest is 14 15 16 17 18 19 20 Under penalties of perjury, I swear (or affirm) that I have 21 read the foregoing and that the facts alleged are true, to the 22 best of my knowledge and belief. 23 24 ... (Signature of person protesting election returns)... 25 26 (2) The form of the "Protest of Election Returns to 27 Circuit Judge" shall be as follows: 28 29 PROTEST OF ELECTION RETURNS TO 30 CIRCUIT JUDGE 31

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1, Florida 2 $\frac{19}{\ldots}$ 3 As provided in Section 102.166(2), Florida Statutes, I, of Florida, being a qualified elector in Precinct 4 5 No. of County, Florida, believe the election returns from Precinct No. in the election of 19.... are 6 7 fraudulent. I hereby protest against the canvass of such returns by 8 9 the Canvassing Board, and request that said returns be investigated, examined, checked, and corrected. The basis for 10 11 this protest is 12 13 14 15 16 17 Under penalties of perjury, I swear (or affirm) that I have 18 read the foregoing and that the facts alleged are true, to the 19 best of my knowledge and belief. 20 21 ...(Signature of person protesting election returns)... 22 Section 3. Section 102.168, Florida Statutes, is amended to read: 23 102.168 Contest of election.--24 25 (1) Except as provided in s. 102.171, the 26 certification of election or nomination of any person to 27 office, or of the result on any question submitted by 28 referendum, may be contested in the circuit court by any 29 unsuccessful candidate for such office or nomination thereto, 30 or by any taxpayer, respectively. 31

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(2) Such contestant shall file a complaint, together 1 2 with the fees prescribed in chapter 28, with the clerk of the 3 circuit court within 10 days after midnight of the date the last county canvassing board empowered to canvass the returns 4 5 certifies the results of the election being contested or б within 5 days after midnight of the date the last county 7 canvassing board empowered to canvass the returns certifies 8 the results of that particular election following a protest 9 pursuant to s. 102.166(1), whichever occurs later. adjourns, 10 and 11 (3) The complaint shall set forth the grounds on which 12 the contestant intends to establish his or her right to such 13 office or set aside the result of the election on a submitted 14 referendum. The grounds for contesting an election under this section are: 15 16 (a) Misconduct, fraud, or corruption on the part of any election official or any member of the canvassing board 17 sufficient to change or place in doubt the result of the 18 19 election. 20 (b) Ineligibility of the successful candidate for the nomination or office in dispute at the time of the election. 21 22 (c) Receipt of a number of illegal votes or rejection 23 of a number of legal votes sufficient to change or place in 24 doubt the result of the election. 25 (d) Proof that any elector, election official, or 26 canvassing board member was given or offered a bribe or reward 27 in money, property, or any other thing of value for the 28 purpose of procuring the successful candidate's nomination or 29 election or determining the result on any question submitted 30 by referendum. 31

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(e) Any other cause or allegation which, if sustained, 1 2 would show that a person other than the successful candidate was the person duly nominated or elected to the office in 3 4 question or that the outcome of the election on a question 5 submitted by referendum was contrary to the result declared by 6 the canvassing board or election board. 7 (4) The canvassing board or election board shall be 8 the proper party defendant, and the successful candidate shall 9 be an indispensable party to any action brought to contest the election or nomination of a candidate. 10 (5) A statement of the grounds of contest may not be 11 12 rejected, nor the proceedings dismissed, by the court for any 13 want of form if the grounds of contest provided in the 14 statement are sufficient to clearly inform the defendant of 15 the particular proceeding or cause for which the nomination or 16 election is contested. (6) A copy of the complaint shall be served upon the 17 defendant and any other person named therein in the same 18 19 manner as in other civil cases under the laws of this state. 20 Within 10 days after the complaint has been served, the defendant must file an answer admitting or denying the 21 22 allegations on which the contestant relies or stating that the defendant has no knowledge or information concerning the 23 allegations, which shall be deemed a denial of the 24 25 allegations, and must state any other defenses, in law or 26 fact, on which the defendant relies. If an answer is not filed 27 within the time prescribed, the defendant may not be granted a 28 hearing in court to assert any claim or objection that is 29 required by this subsection to be stated in an answer. (7) Any candidate or elector presenting such a contest 30 to a circuit judge is entitled to an immediate hearing. 31

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However, the court in its discretion may limit the time to be 1 2 consumed in taking testimony, with a view therein to the 3 circumstances of the matter and to the proximity of any succeeding primary or other election. 4 5 (8) The circuit judge to whom the contest is presented may fashion such orders as he or she deems necessary to ensure 6 7 that each allegation in the complaint is investigated, 8 examined, or checked, to prevent or correct any alleged wrong, 9 and to provide any relief appropriate under such 10 circumstances. 11 Section 4. Section 102.171, Florida Statutes, is 12 created to read: 13 102.171 Contest of election to Legislature.--The jurisdiction to hear any contest of the election of a member 14 to either house of the Legislature is vested in the applicable 15 16 house, as each house, pursuant to s. 2, Art. III of the State Constitution, is the sole judge of the qualifications, 17 elections, and returns of its members. Therefore, the 18 19 certification of election of any person to the office of 20 member of either house of the Legislature may only be contested in the applicable house by an unsuccessful candidate 21 22 for such office, in accordance with the rules of that house. This section does not apply to any contest of the nomination 23 of any person for the office of member of either house of the 24 Legislature at any primary or special primary election in 25 26 which only those qualified electors who are registered members 27 of the political party holding such primary election may vote, 28 but it does apply to the nomination of any person for such an 29 office at any primary or special primary election in which all qualified electors, regardless of party affiliation, may vote 30 as provided for in s. 5(b), Art. VI of the State Constitution. 31

1	Section 5. This act shall take effect July 1, 1999.
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4	HOUSE SUMMARY
5	Revises provisions with respect to the timeframes for
6	filing election protests and requests for manual recounts. Eliminates protests of election returns in
7	circuit court, and deletes the provision prescribing the form of the protest of election returns to circuit judge,
8	to conform. Revises the timeframe for filing a contest of election. Specifies the grounds authorized for contesting
9	an election, and specifies conditions under which a statement of the grounds of contest may not be rejected
10	or dismissed for want of form. Provides for service of the complaint upon the defendant and any other person
11	named therein, and provides a timeframe for filing an answer or response thereto. Specifies that the contestant is entitled to an immediate hearing, and authorizes the
12	circuit judge to fashion any orders necessary to
13	investigate, examine, or check each allegation, prevent or correct any wrong, and provide any relief appropriate
14	under the circumstances. Codifies that jurisdiction to hear a contest of the election of a member to either
15	house of the Legislature is vested in the applicable house in accordance with its rules, and provides
16	applicability to certain primary elections. See bill for details.
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