# Bill No. CS for SB 2086

# Barcode 075094

# CHAMBER ACTION

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	<u>Senate</u> <u>House</u>   .
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	04/27/2005 04:36 PM .
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11	The Committee on Judiciary (Campbell) recommended the
12	following amendment:
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14	Senate Amendment
15	On page 107, line 23, through
16	page 109, line 24, delete those lines
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18	and insert: ballot measure.
19	(2) <del>(a)</del> If the second set of unofficial returns
20	pursuant to s. 102.141 indicates that a candidate for any
21	office was defeated or eliminated by between one-quarter and
22	one-half of a percent of the votes cast for such office, that
23	a candidate for retention to judicial office was retained or
24	not retained by between one-quarter and one-half of a percent
25	of the votes cast on the question of retention, or that a
26	measure appearing on the ballot was approved or rejected by
27	between one-quarter and one-half of a percent of the votes
28	cast on such measure, any such candidate, the political party
29	of such candidate, or any political committee that supports or
30	opposes such ballot measure is entitled to a manual recount of
31	the overvotes and undervotes cast in the entire geographic
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jurisdiction of such office or ballot measure, provided that a request for a manual recount is made by 5 p.m. on the third day after the election.

- (b) For federal, statewide, state, and multicounty races and ballot issues, requests for a manual recount shall be made in writing to the state Elections Canvassing Commission. For all other races and ballot issues, requests for a manual recount shall be made in writing to the county canvassing board.
- (c) Upon receipt of a proper and timely request, the Elections Canvassing Commission or county canvassing board shall immediately order a manual recount of overvotes and undervotes in all affected jurisdictions.
- (3)(a) Any hardware or software used to identify and sort overvotes and undervotes for a given race or ballot measure must be certified by the Department of State as part of the voting system pursuant to s. 101.015. Any such hardware or software must be capable of simultaneously counting votes. For certified voting systems, the department shall certify such hardware or software by July 1, 2002. If the department is unable to certify such hardware or software for a certified voting system by July 1, 2002, the department shall adopt rules prescribing procedures for identifying and sorting such overvotes and undervotes. The department's rules may provide for the temporary use of hardware or software whose sole function is identifying and sorting overvotes and undervotes.
- (b) This subsection does not preclude the department from certifying hardware or software after July 1, 2002.
- $\underline{\text{(b)}(c)}$  Overvotes and undervotes shall be identified and sorted while recounting ballots pursuant to s. 102.141, if the hardware or software for this purpose has been certified

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or the department's rules so provide. (4) Any manual recount shall be open to the public. 2 (5)(a) A vote for a candidate or ballot measure shall 3 be counted if there is a clear indication on the ballot that the voter has made a definite choice. 5 (b) The Department of State shall adopt specific rules 7 for each certified voting system prescribing what constitutes a "clear indication on the ballot that the voter has made a 8 definite choice." The rules may not: 1. Exclusively provide that the voter must properly 10 mark or designate his or her choice on the ballot; or 11 2. Contain a catch-all provision that fails to 12 identify specific standards, such as "any other mark or 13 indication clearly indicating that the voter has made a 14 15 definite choice." (6) Procedures for a manual recount are as follows: 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30

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