[First Reprint]

ASSEMBLY, No. 2730

STATE OF NEW JERSEY

212th LEGISLATURE

INTRODUCED MARCH 2, 2006

Sponsored by: Assemblyman REED GUSCIORA District 15 (Mercer)

Co-Sponsored by: Assemblywoman Oliver

SYNOPSIS

Requires mandatory audit of election results in randomly selected election districts.

CURRENT VERSION OF TEXT

As amended by the General Assembly on December 13, 2007.



(Sponsorship Updated As Of: 1/8/2008)

AN ACT providing for audits of the results of elections and supplementing chapter 61 of Title 19 of the Revised Statutes.

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BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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- 1. a. ¹[Notwithstanding any law, rule or regulation to the contrary, the Attorney General shall appoint each year an independent audit team. It shall conduct random hand counts of the voter-verified paper records in at least two percent of the election districts where elections are held for federal or State office, including the offices of Governor and member of the Legislature, and for county and municipal offices selected by the Attorney General. Hand counts shall also be made of the results of at least one voting machine in one election district in each county where elections occur each year. The number and composition of the audit team shall be at the discretion of the Attorney General, except that at least one member shall have verifiable expertise in the field of statistics.
- b. The independent audit team shall conduct an audit of the results of an election in accordance with the following procedures.
- (1) No later than 24 hours after the final vote count after an election, the Attorney General shall determine and then announce publicly the districts in the State in which audits shall be conducted.
- (2) With respect to votes cast at the election district on the date of an election other than by provisional ballot, the independent audit team shall count by hand the voter-verified paper records and compare those records with the count of such votes announced by the county boards of elections.
- (3) With respect to votes cast other than at the election district on the date of the election, or votes cast by provisional ballot on the date of the election that are certified and counted by the county board of elections on or after the election, including votes cast by military service voters and overseas federal election voters, the independent audit team shall count by hand the applicable voterverified paper records and compare those records with the count of such votes announced by the county boards of elections.
- (4) The selection of the election districts and county and municipal elections to be audited shall be made by the Attorney General on a random basis using a uniform distribution in which all districts and county and municipal elections have an equal chance of being selected, in accordance with such procedures as the Attorney General deems appropriate, except that at least one voting machine in one district shall be selected for an audit in each county in the State.

EXPLANATION - Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

¹Assembly floor amendments adopted December 13, 2007.

1 (5) As soon as practicable after the completion of an audit 2 conducted pursuant to P.L. , c. (C.)(now pending before the 3 Legislature as this bill), the Attorney General shall announce 4 publicly and publish the results of the audit and shall include in the 5 announcement a comparison of the results of the election in the 6 districts, as determined by the independent audit team performing 7 the audit, and the final vote count in the districts as announced by 8 the county boards of elections.

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- (6) No county shall certify the results of any election that is subject to an audit performed pursuant to P.L. , c. (C.) (now pending before the Legislature as this bill) prior to the competition of the audit and the announcement and publication of the results thereof as required by paragraph 5 of this subsection, except to the extent necessary to permit the State to make a final determination with respect to any controversy or contest concerning the appointment of its electors for President or Vice President of the United States prior to the deadline established in section 6, Title 3 of the United States Code.
- (7) If the Attorney General determines that any of the hand counts conducted under P.L. , c. (C.)(now pending before the Legislature as this bill) show cause for concern about the accuracy of the results of any election in the State, or in a county or a municipality, or with respect to a particular election, the independent audit team may conduct hand counts under this act in such additional election districts as the Attorney General considers appropriate to resolve any such concerns.

Notwithstanding any law, rule or regulation to the contrary, the Attorney General shall appoint each year an independent, professional audit team. It shall oversee, in each county, random hand-to-eye counts of the voter-verifiable paper records that are to be conducted by appropriate county election officials. Audits shall be conducted for each election held for federal or State office, including the offices of Governor, Lieutenant Governor and member of the Legislature, and for county and municipal offices selected by the Attorney General. In each county, the audit shall be conducted in at least two percent of the election districts in which each audited election appears on the ballot. County and municipal elections held in fewer than 100 election districts are exempt from this requirement. Election districts that are randomly selected for auditing for either the Congressional or State legislative elections in alternating years may be used to audit any other election that appears on the ballot in such districts. Ballot batches, as provided for in subsection c. of this section, shall also be audited subject to the provisions of this section.

b. The membership and composition of the audit team shall be at the discretion of the Attorney General but shall be not less than four, and at least one member shall have verifiable expertise in the field of statistics and another member shall have verifiable expertise

- in the field of auditing. No member of the audit team shall include
 any person who:
- (1) is serving in any position on any political campaign
 committee of any candidate for political office in the elections that
 are subject to the manual audit;
 - (2) is an employee of, or reports to, the Attorney General; or

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- (3) is serving as an officer or an employee of any entity that designs, manufactures, or services a voting system used in the State.
- c. The independent audit team shall oversee, supervise, and require county election officials to conduct an audit of the results of an election in accordance with the following procedures.
- 12 (1) Any procedure designed, adopted, and implemented by the 13 audit team shall be implemented to ensure with at least 99% 14 statistical power that for each federal, gubernatorial or other 15 Statewide election held in the State, a 100% manual recount of the 16 voter-verifiable paper records would not alter the electoral outcome 17 reported by the audit. For each election held for State office, other 18 than Governor and Lieutenant Governor, and for county and 19 municipal elections held in 100 or more election districts, any 20 procedure designed, adopted, and implemented by the audit team 21 shall be implemented to ensure with at least 90% statistical power 22 that a 100% manual recount of the voter-verifiable paper records 23 would not alter the electoral outcome reported by the audit. Such 24 procedures designed, adopted, and implemented by the audit team 25 to achieve statistical power shall be based upon scientifically 26 reasonable assumptions, with respect to each audited election, 27 including but not limited to: the possibility that within any election 28 district up to 20% of the total votes cast may have been counted for 29 a candidate or ballot position other than the one intended by the 30 voters; and that the number of votes cast per election district will 31 vary. Such procedures and assumptions shall be published prior to 32 any given election, and the public shall have the opportunity to 33 comment thereon.
 - (2) Any procedure designed, adopted, and implemented by the audit team for each county and municipal election held in fewer than 100 election districts, but more than a single election district, shall be conducted in at least two election districts.
 - (3) Within a reasonable period of time after the final vote count after an election, the Attorney General, with the audit team, shall determine and then announce publicly the election districts in the State in which audits shall be conducted, and within 24 hours of that announcement, the audit shall be commenced.
- 43 (4) With respect to votes cast at the election district on the date
 44 of an election other than by emergency or provisional ballot, the
 45 independent audit team shall oversee and supervise a hand-to-eye
 46 count of the voter-verifiable paper records and compare those
 47 records with the count of such votes announced by the county
 48 boards of elections.

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1 (5) With respect to the votes cast other than at the election 2 district on the date of the election, or any other votes counted 3 electronically by the county board of elections on or after the date 4 of the election, including votes cast by military service voters and 5 overseas federal election voters, the independent audit team shall 6 oversee and supervise a count by hand of the voter-verifiable paper 7 records as follows. To maintain voter privacy, prior to each 8 election, the audit team shall direct the appropriate county election 9 official to divide the ballots into batches, hereinafter referred to as 10 audit units. Each audit unit shall contain approximately the average 11 number of ballots cast in the election districts within the county, or fewer, but shall not be associated with any particular election 12 13 district. As the ballots comprising each audit unit are counted 14 electronically, each audit unit shall be assigned a unique 15 identification number. Immediately after counting the ballots 16 comprising each audit unit, a cumulative summary vote tally report bearing the audit unit's unique identification number and containing 17 18 the sum of the vote totals of the audit unit and all previously 19 counted audit units in the election shall be printed and affixed to the 20 audit unit. The reports shall be subject to the same secure chain of 21 custody as the ballots comprising the audit units and shall be used 22 by the audit team to determine the electronic vote tally for each 23 audit unit. The audit team shall first compare the vote tallies in the 24 final cumulative report to the official results announced by the 25 county and resolve any discrepancies, and then include all the audit 26 units from each county in the random selection process and if 27 selected, cause them to be audited in the same manner provided 28 herein for election districts, except that the hand-to-eye count shall 29 be compared to the electronic vote tally derived from the 30 cumulative reports. 31

(6) The selection of the election districts, audit units, and county and municipal elections to be audited shall be made by the Attorney General on a random basis by lot, at a public meeting, using a uniform distribution in which all election districts in which an election is held, and county and municipal elections have an equal chance of being selected, in accordance with such procedures as the Attorney General, upon the recommendation of a majority of the audit team, deems appropriate. Selection of election districts or audit units for county and municipal elections held in less than 100 election districts may be made randomly using a non-uniform distribution to be determined by the Attorney General, upon the recommendation of a majority of the audit team. Such procedures shall be published prior to use in any given election, and the public shall have the opportunity to comment thereon. Notwithstanding the requirements set forth in this paragraph, the audit team shall have the authority to cause audits to be conducted of any election district or audit unit which has not been randomly selected for auditing in which a majority of the audit team determines from the

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1 <u>un-audited election results, past election results, or other data that</u>
2 <u>the votes are likely to have been miscounted. The Attorney General</u>
3 <u>shall allow members of the public, including but not limited to</u>
4 <u>those permitted to observe recounts, to observe the audits.</u>

5 (7) As soon as practicable after the completion of an audit 6 conducted pursuant to this section, the Attorney General shall 7 announce publicly and publish the results of the audit and shall 8 include in the announcement a comparison of the results of the 9 election in the districts, as determined by the independent audit 10 team performing the audit, and the final vote count in the districts 11 as announced by the county boards of elections, including a list, by election district and audit unit, of any discrepancies between the 12 initial vote count and any subsequent manual counts of the voter-13 14 verifiable paper record; explanations for such discrepancies, if any; 15 and tallies of all overvotes, undervotes or their equivalents, blank 16 ballots, spoiled ballots, and cancellations recorded on the voter-17 verifiable paper record. If the audit under this section results in a 18 change in the number of votes counted for any candidate, the 19 revised vote totals shall be incorporated in the official result from 20 the relevant election districts or audit units.

(8) No county shall certify the results of any election that is subject to an audit performed pursuant to this section prior to the completion of the audit and the announcement and publication of the results thereof as required by paragraph 7 of this subsection. The audit and publication of the results thereof shall be completed prior to the time the State shall make a final determination with respect to any controversy or contest concerning the appointment of its electors for President or Vice President of the United States prior to the deadline established in section 6 of Pub.L.80-644 (3 U.S.C.§ 6).

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(9) If the Attorney General, based on a recommendation of a majority of the professional audit team, determines that any of the hand-to-eye counts conducted under this section show cause for concern about the accuracy of the results of any election in the State, or in a county or a municipality, or with respect to a particular election, the independent audit team shall oversee, supervise, and cause to be conducted hand-to-eye counts under this section in such additional election districts or audit units as the Attorney General considers appropriate to resolve any such concerns. The Attorney General shall issue previous to any election the criteria to be employed to determine whether the hand-to-eye counts show concern about the accuracy of the election results in order to trigger further hand-to-eye counts. Such criteria shall be published prior to use in any given election, and the public shall have the opportunity to comment thereon. Notwithstanding the requirements previously set forth in this paragraph, additional handto-eye counts shall be conducted if in the initial audit conducted pursuant to the procedures set forth in this subsection, any

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discrepancy or discrepancies attributable to the electronic counting system would alter the vote share of any candidate or ballot position by one tenth of one percent or more of the hand counted votes in the sample. Under such circumstances, the audit of the election shall be expanded using the same number of election districts and when possible, audit units, as the initial audit and shall be conducted under the same procedures used to conduct the initial audit, provided, however, that if the initial audit comprises more than one half the total number of election districts and audit units in the election, the expanded audit shall be a full hand-to-eye count of the remaining un-audited election districts and audit units. Further hand-to-eye counts shall be conducted if any discrepancy or discrepancies attributable to the electronic counting system detected by the initial or subsequent expanded audit indicates a substantial possibility that a complete hand-to-eye recount would alter the outcome of the audited election.

(10) If the voter-verifiable paper records in any machine are found to be unusable for an audit for any reason whatsoever, another machine used in the same election shall be selected at random by the audit team to replace the original machine in the audit sample. All such selections shall be made randomly in the presence of those observing the audit using a method approved by the Attorney General. An investigation to determine the reason the voter-verifiable paper records were compromised and unusable shall begin immediately, and the results of the investigation shall be made public upon completion.

d. Nothing in this section shall be construed to prevent a candidate or other applicant from requesting a recount pursuant to R.S.19:28-1 et seq. or any other law. In the event that such a recount is held in any election district that has been audited pursuant to this section, the official result from such election district shall be applied to the recount in lieu of conducting a subsequent hand count of the audited election district unless a court, at the request of a candidate or other applicant who requested the recount, so orders. 1

2. This act shall take effect on January 1, 2008.