HOUSE OF REPRESENTATIVES THIRTY-SECOND LEGISLATURE, 2024 STATE OF HAWAII

H.B. NO. 1606

A BILL FOR AN ACT

RELATING TO ARRANGEMENT OF CANDIDATE NAMES ON BALLOTS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that there are numerous 2 publicly available studies that show that the election candidate 3 who is listed first on a ballot has an advantage over the other 4 candidates listed. The legislature also finds that several 5 states, such as California and Ohio, arrange the candidates' 6 names randomly across ballots so that each possible permutation 7 appears an equal number of times. This allows each candidate to 8 be represented fairly and equally on the ballots.

9 Currently, on the Hawai'i ballot, candidates for a specific 10 office are listed in alphabetical order starting with the letter 11 "A", and the ballots are identical across precincts for that 12 office.

13 The purpose of this Act is to require:

14 (1) That any new contract entered into by the office of
15 elections for equipment or services relating to
16 preparing ballots or counting votes include the



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1		capability to randomize the names of candidates
2		appearing on the ballot if technologically possible;
3	(2)	The names of candidates to be placed upon the ballot
4		for their respective offices in a randomized order, to
5		the greatest extent possible; and
6	(3)	The office of elections to inform voters and
7		candidates, by a method suited for the voting system,
8		that the names of candidates may not be in
9		alphabetical order.
10	SECT	ION 2. Chapter 11, Hawaii Revised Statutes, is amended
11	by adding	a new section to be appropriately designated and to
12	read as f	ollows:
12 13		Ollows: <u>Preparation of ballots; vote counting; equipment;</u>
	" <u>11-</u>	
13	" <u>11-</u> services;	Preparation of ballots; vote counting; equipment;
13 14	" <u>11-</u> services; new contr	Preparation of ballots; vote counting; equipment; capability to randomize the names of candidates. Any
13 14 15	" <u>11-</u> services; new contr equipment	Preparation of ballots; vote counting; equipment; capability to randomize the names of candidates. Any act that the office of elections enters into for
13 14 15 16	" <u>11-</u> <u>services;</u> <u>new contr</u> equipment votes sha	Preparation of ballots; vote counting; equipment; capability to randomize the names of candidates. Any act that the office of elections enters into for or services relating to preparing ballots or counting
13 14 15 16 17	" <u>11-</u> <u>services;</u> <u>new contra</u> <u>equipment</u> <u>votes sha</u> <u>candidate</u>	Preparation of ballots; vote counting; equipment; capability to randomize the names of candidates. Any act that the office of elections enters into for or services relating to preparing ballots or counting ll include the capability to randomize the names of
13 14 15 16 17 18	" <u>11-</u> services; new contra equipment votes sha candidate possible,	Preparation of ballots; vote counting; equipment; capability to randomize the names of candidates. Any act that the office of elections enters into for or services relating to preparing ballots or counting 11 include the capability to randomize the names of s appearing on the ballot, to the greatest extent



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1 SECTION 6. This Act shall take effect on July 1, 2024.

JAN 1 6 2024

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INTRODUCED BY:



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Report Title:

Elections; Ballot; Arrangement of Candidate Names; Randomization

Description:

Requires that any new contract entered into by the Office of Elections for equipment or services relating to preparing ballots or counting votes include the capability to randomize the names of candidates appearing on the ballot if technologically possible. Requires candidate names to be randomized on ballots to the greatest extent possible. Requires the Office of Elections to inform voters and candidates, by a method suited for the voting system, that the names of candidates may not be in alphabetical order.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

