

Twitter Thread by stephen fowler



stephen fowler

@stphnfwlr



NEW: the Georgia House Special Committee on Election Integrity is meeting at 3 this afternoon and just added HB 531 - a 48 page omnibus elections bill that proposes a *lot* of changes. #gapol

Here's the text:

First, it would ban county elections offices from receiving outside funding to run elections.

This, after CTCL and Schwarzenegger gave money to both D and R counties in 2020 to help with pandemic.

(although I wonder if the county gov't could take the grant, then disburse?)

47 (b) No superintendent shall take or accept any funding, grants, or gifts from any source
48 other than from the governing authority of the county or municipality, the State of Georgia,
49 or the federal government."

Next, it outlines ways that poll workers can serve adjacent counties (currently, you can only work in your county of residence)

(2) A poll officer may be allowed to serve in a county that adjoins the county in which such poll officer resides if, in the discretion of the election superintendent of the county in which such person resides or is employed by the county, the waiver of such county residency or county employment requirements of paragraph (1) of this subsection do not impair the ability of the county to provide adequate staff for the performance of election duties under this chapter and if, in the discretion of the county election superintendent in which such person wishes to serve, sufficient need for more poll officers exists."

This section mirrors an SOS-backed bill from 2020 that would require more machines, more poll workers or splitting up precincts if a 2,000+ person precinct has lines of more than an hour.

More on that proposal: <https://t.co/7BflcrI81q>

(b) If, at the previous general election, a precinct contained more than 2,000 electors and if electors desiring to vote on the day of the election had to wait in line for more than one hour before checking in to vote, the superintendent shall either reduce the size of such precinct so that it shall contain not more than 2,000 electors in accordance with the procedures prescribed by this chapter for the division, alteration, and consolidation of precincts no later than 60 days before the next general election or provide additional voting equipment or poll workers, or both, before the next general election. For administering this Code section, the chief manager of a precinct which contained more than 2,000 electors at the previous general election shall submit a report thereof to the superintendent of the reported time from entering the line to checking in to vote. Such wait time shall be measured no fewer than three different times throughout the day (in the morning, at mid-day, and prior to the close of polls) and such results shall be recorded on a form provided by the Secretary of State. Any such change in the boundaries of a precinct shall conform with the requirements of subsection (a) of Code Section 21-2-261.1."

This is an anti-Fulton County mobile voting bus section

(although I still believe that it's using the wrong code section since the busses are for *early* voting and fall under 21-2-382)

119

SECTION 5.

120 Said chapter is further amended by revising subsection (b) of Code Section 21-2-266, relating
121 to use of public buildings as polling places, use of portable or movable facilities, and
122 unrestricted access to residential communities, as follows:

123 "(b) The superintendent of a county or the governing authority of a municipality shall have
124 discretion to procure and provide portable or movable polling facilities of adequate size for
125 any precinct; provided, however, that buses and other readily movable facilities shall only
126 be used in emergency circumstances to supplement the capacity of existing polling places."

Current law requires 1 ballot-marking device per 250 active voters in a precinct for Election Day.

This would keep that for general elections, but allow flexibility for primaries, runoffs and other elections, based on expected turnout+early voting numbers.

SECTION 6.

Said chapter is further amended by revising subsection (b) of Code Section 21-2-367, relating to installation of systems, number of systems, and good working order, as follows:

"(b)(1) In each precinct in which optical scanning voting systems are used in a general election, the county ~~or municipal governing authority, as appropriate;~~ election superintendent shall provide at least one voting booth or enclosure for each 250 electors therein, or fraction thereof.

(2) For any other primary, election, or runoff, the county or municipal election superintendent may provide a greater or lesser number of voting booths or enclosures if, after a thorough consideration of the type of election, expected turnout, the number of electors who have already voted by advance voting or absentee ballot, and other relevant factors that inform the appropriate amount of equipment needed, such superintendent determines that a different amount of equipment is needed or sufficient. Such determination shall be subject to the provisions of Code Section 21-2-263."

This tweaks language about notice of Logic & Accuracy testing, making this very boring and very necessary piece of the voting process more publicly known.

142 Said chapter is further amended by revising subsection (c) of Code Section 21-2-379.25,
143 relating to programming for ballot design and style, verification, appointment of custodians,
144 and role of custodians, as follows:

145 "(c) On or before the third day preceding a primary or election, including special primaries,
146 special elections, and referendum elections, the superintendent shall have each electronic
147 ballot marker tested to ascertain that it will correctly record the votes cast for all offices and
148 on all questions and produce a ballot reflecting such choices of the elector in a manner that
149 the State Election Board shall prescribe by rule or regulation. Public notice of the time and
150 place of the test shall be made at least five days prior thereto; ~~provided, however, that, in~~
151 ~~the case of a runoff, the public notice shall be made at least three days prior thereto.~~ The
152 superintendent of each county or municipality shall publish such notice on the homepage
153 of the county's or municipality's publicly accessible website associated with elections and
154 in a newspaper of general circulation in the county or municipality and by posting in a
155 prominent location in the county or municipality. Such notice shall state the date, time, and
156 place or places where preparation and testing of the voting system components for use in
157 the primary or election will commence, that such preparation and testing shall continue
158 from day to day until complete, and that representatives ~~Representatives~~ of political parties
159 and bodies, news media, and the public shall be permitted to observe such tests. However,
160 such representatives of political parties and bodies, news media, and the public shall not
161 in any manner interfere with the preparation and testing of the voting system components.
162 The advertisement in the newspaper of general circulation shall be prominently displayed,
163 shall not be less than 30 square inches, and shall not be placed in the section of the
164 newspaper where legal notices appear. "

This section is big:

-Earliest request for absentee ballot is 11 weeks before election, latest is 2 Fridays before election

-Application has DL# or state ID# or copy of photo ID, both paper+online

-No gov't/elections office can directly send an absentee ballot application

SECTION 8.

Said chapter is further amended by revising Code Section 21-2-381, relating to making application for absentee ballot, determination of eligibility by ballot clerk, furnishing of applications to colleges and universities, and persons entitled to make application, as follows:

"21-2-381.

(a)(1)(A) Except as otherwise provided in Code Section 21-2-219 or for advance voting described in subsection (d) of Code Section 21-2-385, not ~~more~~ earlier than 180 78 days or less than 11 days prior to the date of the primary or election, or runoff of either, in which the elector desires to vote, any absentee elector may make, either by mail, by facsimile transmission, by electronic transmission, or in person in the registrar's or absentee ballot clerk's office, an application for an official ballot of the elector's precinct to be voted at such primary, election, or runoff. To be timely received, an application for an absentee-by-mail ballot shall be received by the board of registrars or absentee ballot clerk no later than 11 days prior to the primary, election, or runoff. For advance voting in person, the application shall be made within the time period set forth in subsection (d) of Code Section 21-2-385.

(B) In the case of an elector residing temporarily out of the county or municipality or a physically disabled elector residing within the county or municipality, the application for the elector's absentee ballot may, upon satisfactory proof of relationship, be made by such elector's mother, father, grandparent, aunt, uncle, sister, brother, spouse, son, daughter, niece, nephew, grandchild, son-in-law, daughter-in-law, mother-in-law, father-in-law, brother-in-law, or sister-in-law of the age of 18 or over.

(C)(i) Any person applying for an absentee-by-mail ballot shall make application in writing on the form made available by the Secretary of State. In order to confirm the identity of the voter, such form shall require the elector to provide his or her name, date of birth, address as registered, address where the elector wishes the ballot to be mailed, and the number of his or her Georgia driver's license or identification card

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Drop boxes: allowed at early voting sites, only open during early voting hours, and close once early voting closes.

Also requires constant supervision by election official/poll worker/security/law enforcement.

(b)(1) A board of registrars or absentee ballot clerk may establish secure drop boxes as a means for absentee by mail electors to deliver their ballots to the board of registrars or absentee ballot clerk. Drop boxes may be established inside locations at which advance voting, as set forth in subsection (d) of Code Section 21-2-385, is conducted in the applicable primary, election, or runoff and may be open during the hours of advance voting at that location. Such drop boxes shall be closed when advance voting is not being conducted at that location. All drop boxes shall be closed when the advance voting period ends, as set forth in subsection (d) of Code Section 21-2-385. The drop box location shall have adequate lighting and be under constant surveillance by an election official or his or her designee, law enforcement official, or licensed security guard.

(2) The opening slot of a drop box shall not allow ballots to be tampered with or removed and shall be designed to minimize the ability for liquid or other substances that may damage ballots to be poured into the drop box. A drop box shall be labeled "OFFICIAL ABSENTEE BALLOT DROP BOX" and shall clearly display the signage developed by the Secretary of State pertaining to Georgia law with regard to who is allowed to return absentee ballots and destroying, defacing, or delaying delivery of ballots.

(3) The board of registrars or absentee ballot clerk shall arrange for the collecting and return of ballots deposited at each drop box at the conclusion of each day where advance voting takes place. Collection of ballots from a drop box shall be made by a team of at least two people. Any person collecting ballots from a drop box shall have sworn an oath in the same form as the oath for poll officers set forth in Code Section 21-2-95. The collection team shall complete and sign a ballot transfer form upon removing the ballots from the drop box which shall include the date, time, location, number of ballots, confirmation that the drop box was locked after the removal of the ballots, and the identity of each person collecting the ballots. The collection team shall then immediately transfer the ballots to the board of registrars or absentee ballot clerk, who shall process

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Absentees:

Most would be sent out starting ~4 weeks before the election (except federal UOCAVA)

Outer absentee envelopes would also require DL #/ID # or last four of Social Security number - and all that would be hidden by envelope design until opened.

(2) The board of registrars or absentee ballot clerk shall mail or issue official absentee ballots to all eligible applicants not more than ~~49~~ 29 days but not less than ~~45~~ 25 days prior to any presidential preference primary, general primary other than a municipal general primary, general election other than a municipal general election, or special primary or special election in which there is a candidate for a federal office on the ballot; 22 days prior to any municipal general primary or municipal general election; and as soon as possible prior to any runoff. In the case of all other special primaries or special elections, the board of registrars or absentee ballot clerk shall mail or issue official absentee ballots to all eligible applicants within three days after the receipt of such ballots and supplies, but no earlier than 22 days prior to the election; provided, however, that ~~should~~ official absentee ballots shall be issued to any elector of the jurisdiction ~~be permitted to vote by absentee ballot~~ who is entitled to vote by absentee ballot under the federal Uniformed and Overseas Citizen Absentee Voting Act, 52 U.S.C. Section 20301, et seq., as amended, beginning 49 days prior to a federal primary or election; ~~all eligible applicants of such jurisdiction shall be entitled to vote by absentee ballot beginning 49 days prior to such primary or election and not later than 45 days prior to a federal primary or election.~~ As additional applicants who submitted timely applications for an absentee ballot are determined to be eligible, the board or clerk shall mail or issue official absentee ballots to such additional applicants immediately upon determining their eligibility; provided, however, that no absentee ballot shall be mailed by the registrars or absentee ballot clerk on the day prior to a primary or election and provided, further, that no absentee ballot shall be issued on the day prior to a primary or election. For all timely

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Instant runoff ranked-choice voting for UOCAVA voters, although it looks like it gets rid of electronic ballots.

572 (e)(1) The election superintendent shall prepare special absentee run-off ballots for
573 general primaries and general elections for use by qualified electors who are entitled to
574 vote by absentee ballot under the federal Uniformed and Overseas Citizens Absentee
575 Voting Act, 52 U.S.C. Section 20301, et seq.

576 (2) Such special absentee run-off ballots for the general primary shall list the titles of all
577 offices being contested at the general primary and the candidates qualifying for such
578 general primary for each office and shall permit the elector to vote in the general primary
579 runoff by indicating his or her order of preference for each candidate for each office. A
580 separate ballot shall be prepared for each political party, but a qualified elector under this
581 subsection shall be mailed only the ballot of the political party in whose primary such
582 elector requests to vote. Such ballots shall be of a distinctive color that is different from
583 that of the ballots used in the general primary and general election. The Secretary of
584 State shall prepare instructions for use with such special absentee run-off ballots,
585 including instructions for voting by mail using an electronically transmitted ballot. Such
586 ballot shall be returned by the elector in the same manner as other absentee ballots by
587 such electors who are entitled to vote by absentee ballot under the federal Uniformed and
588 Overseas Citizens Absentee Voting Act, 52 U.S.C. Section 20301, et seq.

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Wow - this section would disallow counties from adding extra weekend early voting hours, and require 9A-5P (with the ability to extend to 7A-7P if needed)

That makes it harder for people that don't have job flexibility, large metro counties+nonwhite voters...

674 Said chapter is further amended by revising subsection (d) of Code Section 21-2-385, relating
675 to procedure for voting by absentee ballot and advance voting, as follows:

676 "(d)(1) There shall be a period of advance voting that shall commence:

677 (A) On the fourth Monday immediately prior to each primary or election;

678 (B) On the fourth Monday immediately prior to a runoff from a general primary;

679 (C) On the fourth Monday immediately prior to a runoff from a general election in
680 which there are candidates for a federal office on the ballot in the runoff; and

681 (D) As soon as possible prior to a runoff from any other general election in which there
682 are only state or county candidates on the ballot in the runoff but no later than the
683 second Monday immediately prior to such runoff

684 and shall end on the Friday immediately prior to each primary, election, or runoff.

685 Voting shall be conducted ~~during normal business hours~~ beginning at 9:00 A.M. and
686 ending at 5:00 P.M. on weekdays, other than observed state holidays, during such period

687 and shall be conducted on the second Saturday prior to a primary or election ~~during the~~
688 ~~hours of 9:00 A.M. through 4:00 P.M.~~ beginning at 9:00 A.M. and ending at 5:00 P.M.;

689 provided, however, ~~that in primaries and elections in which there are no federal or state~~
690 ~~candidates on the ballot, no Saturday voting hours shall be required; and provided;~~

691 ~~further;~~ that, if such second Saturday is a public and legal holiday pursuant to Code
692 Section 1-4-1, if such second Saturday follows a public and legal holiday occurring on
693 the Thursday or Friday immediately preceding such second Saturday, or if such second
694 Saturday immediately precedes a public and legal holiday occurring on the following

This section gets rid of signature verification, because election workers would be verifying DL # or SSN and Date of Birth.

Also, allows counties to begin processing absentee ballots no earlier than two weeks before election and no later than a week before.

720 (B) Upon receipt of each ballot, a registrar or clerk shall write the day and hour of the
721 receipt of the ballot on its envelope. The registrar or clerk shall then compare the
722 number of the elector's Georgia driver's license number or state identification card
723 issued pursuant to Article 5 of Chapter 5 of Title 40 and date of birth entered on the
724 absentee ballot envelope identifying information on the oath with the same information
725 ~~on file in his or her office, shall compare the signature or mark on the oath with the~~
726 ~~signature or mark on the absentee elector's voter registration card or the most recent~~
727 ~~update to such absentee elector's voter registration card and application for absentee~~
728 ~~ballot or a facsimile of said signature or mark taken from said card or application, and~~
729 ~~shall, if the information and signature appear to be valid and other identifying~~
730 ~~information appears to be correct, contained in the elector's voter registration records.~~
731 If the elector has affirmed on the envelope that he or she does not have a Georgia
732 driver's license or state identification card issued pursuant to Article 5 of Chapter 5 of
733 Title 40, the registrar or clerk shall compare the last four digits of the elector's social
734 security number and date of birth entered on the envelope with the same information
735 contained in the elector's voter registration records. The registrar or clerk shall also
736 confirm that the elector signed the oath and the person assisting the elector, if any,
737 signed the required oath. If the elector has signed the elector's oath, the person assisting
738 has signed the required oath, if applicable, and the identifying information entered on
739 the absentee ballot envelope matches the same information contained in the elector's
740 voter registration record, the registrar or clerk shall so certify by signing or initialing
741 his or her name below the voter's oath. Each elector's name so certified shall be listed
742 by the registrar or clerk on the numbered list of absentee voters prepared for his or her
743 precinct.

744 (C) If the elector has failed to sign the oath, or if the signature identifying information
745 entered on the absentee ballot envelope does not appear to be valid match the same
746 information appearing in the elector's voter registration record, or if the elector has

These two sections provide more info about partisan poll watchers, and then bans "line warming" and people giving water or food to people in line (usually at polling places that have long lines)

SECTION 14.

Said chapter is further amended by revising subsections (c) and (e) of Code Section 21-2-408, relating to poll watchers, designation, duties, removal for interference with election, reports by poll watchers of infractions or irregularities, and ineligibility of candidates to serve as poll watchers, as follows:

"(c) In counties or municipalities using direct recording electronic (DRE) voting systems or optical scanning voting systems, each political party may appoint two poll watchers in each primary or election, each political body may appoint two poll watchers in each election, each nonpartisan candidate may appoint one poll watcher in each nonpartisan election, and each independent candidate may appoint one poll watcher in each election to serve in the locations designated by the superintendent within the tabulating center. Such designated locations shall include the check-in area, the computer room, the duplication area, and such other areas as the superintendent may deem necessary to the assurance of fair and honest procedures in the tabulating center. The locations designated by the superintendent shall ensure that each poll watcher can fairly observe the procedures set forth in this Code section. The poll watchers provided for in this subsection shall be appointed and serve in the same manner as other poll watchers."

"(e) No person shall be appointed or be eligible to serve as a poll watcher in any primary or election in which such person is a candidate. No person shall be eligible to serve as a poll watcher unless he or she has completed training provided by the political party, political body, or candidate designating the poll watcher. Upon request, the Secretary of State shall make available material to each political party, political body, or candidate that can be utilized in such training but it shall be the responsibility of the political party, political body, or candidate designating the poll watcher to instruct poll watchers in their duties and in applicable laws and rules and regulations."

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This section would get rid of out-of-precinct provisionals.

~~(2) If the registrars determine after the polls close, but not later than three days following the primary or election, that the person voting the provisional ballot timely registered and was eligible and entitled to vote in the primary or election but voted in the wrong~~

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~~precinct, then the board of registrars shall notify the election superintendent. The superintendent shall count such person's votes which were cast for candidates in those races for which the person was entitled to vote but shall not count the votes cast for candidates in those races in which such person was not entitled to vote. The superintendent shall order the proper election official at the tabulating center or precinct to prepare an accurate duplicate ballot containing only those votes cast by such person in those races in which such person was entitled to vote for processing at the tabulating center or precinct, which shall be verified in the presence of a witness. Such duplicate ballot shall be clearly labeled with the word 'Duplicate,' shall bear the designation of the polling place, and shall be given the same serial number as the original ballot. The original ballot shall be retained:~~

This section would require a bipartisan panel to duplicate ballots that can't be properly scanned.

1070

SECTION 17.

1071 Said chapter is further amended by revising subsection (f) of Code Section 21-2-483, relating
1072 to counting of ballots, public accessibility to tabulating center and precincts, execution of
1073 ballot recap forms, and preparation of duplicate ballots, as follows:

1074 "(f) If it appears that a ballot is so torn, bent, or otherwise defective that it cannot be
1075 processed by the tabulating machine, the superintendent, in his or her discretion, may order
1076 ~~the proper election official at the tabulating center or precinct~~ a duplication panel to prepare
1077 a true duplicate copy for processing ~~with the ballots of the same polling place, which shall~~
1078 ~~be verified in the presence of a witness.~~ In a partisan election, the duplication panel shall
1079 be composed of the election superintendent or a designee thereof and one person appointed
1080 by the county executive committee of each political party having candidates whose names
1081 appear on the ballot for such election, provided that, if there is no organized county
1082 executive committee for a political party, the person shall be appointed by the state
1083 executive committee of the political party. In a nonpartisan election or an election
1084 involving only the presentation of a question to the electors, the duplication panel shall be
1085 composed of the election superintendent or a designee thereof and two electors of the
1086 county or municipality. In the case of a nonpartisan county or municipal election or an
1087 election involving only the presentation of a question to the electors, the two elector
1088 members of the panel shall be appointed by the chief judge of the superior court of the
1089 county or municipality in which the election is held. In the case of a municipality which

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1090 is located in more than one county, the two elector members of the panel shall be appointed
1091 by the chief judge of the superior court of the county in which the city hall of the
1092 municipality is located. The election superintendent may create multiple duplication panels
1093 to handle the processing of such ballots more efficiently. All duplicate ballots shall be
1094 clearly labeled by the word 'duplicate,' shall bear the designation of the polling place, and
1095 shall be given the same serial number as the defective ballot contain a unique number that
1096 will allow such duplicate ballot to be linked back to the original ballot. The defective
1097 ballot shall be retained."

Georgia's HB 531 would also move up the certification deadline to... the Monday after the election, instead of the Friday after.

That would make a whole lot more work for local officials that have to count all the votes and ensure they're correct.

1098

SECTION 18.

1099 Said chapter is further amended by revising subsection (k) of Code Section 21-2-493, relating
1100 to computation, canvassing, and tabulation of returns, investigation of discrepancies in vote
1101 counts, recount procedure, certification of returns, and change in returns, as follows:

1102 "(k) As the returns from each precinct are read, computed, and found to be correct or
1103 corrected as aforesaid, they shall be recorded on the blanks prepared for the purpose until
1104 all the returns from the various precincts which are entitled to be counted shall have been
1105 duly recorded; then they shall be added together, announced, and attested by the assistants
1106 who made and computed the entries respectively and shall be signed by the superintendent.
1107 The consolidated returns shall then be certified by the superintendent in the manner
1108 required by this chapter. Such returns shall be certified by the superintendent not later than
1109 5:00 P.M. on the ~~second Friday~~ Monday following the date on which such election was
1110 held and such returns shall be immediately transmitted to the Secretary of State; ~~provided;~~
1111 ~~however, that such certification date may be extended by the Secretary of State in his or~~
1112 ~~her discretion if necessary to complete a precertification audit as provided in Code Section~~
1113 ~~21-2-498."~~

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In the hearing, Fleming says this section provides "uniformity" on dates and times.

But out of GA's 159 counties, some rural counties have as much population county-wide as a single precinct in metro ATL.

It's uniform but unequal.

<https://t.co/E5bzMwkQ8z>

Wow - this section would disallow counties from adding extra weekend early voting hours, and require 9A-5P (with the ability to extend to 7A-7P if needed)

That makes it harder for people that don't have job flexibility, large metro counties+nonwhite voters...

pic.twitter.com/00r0t5cMxg

— stephen fowler (@stphnfwlr) February 18, 2021

Dean of the House Rep. Calvin Smyre (D-Columbus) speaking now, and says he doesn't see the rush to make all of these changes, since it's a big bill with a lot of changes.

"There's nothing more important fundamentally than a person's right and the the privilege of voting."



Story: Georgia Republicans File Sweeping Elections Bill That Limits Early, Absentee Voting

<https://t.co/rFv60saT5a>