SECOND REGULAR SESSION

## **SENATE BILL NO. 930**

## 97TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR LAMPING.

Read 1st time February 25, 2014, and ordered printed.

5872S.01I

TERRY L. SPIELER, Secretary.

## AN ACT

To repeal sections 26.220, 26.225, 115.237, 115.239, 115.307, 115.515, and 115.517, RSMo, and to enact in lieu thereof ten new sections relating to the joint election of governor and lieutenant governor, with a contingent effective date.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 26.220, 26.225, 115.237, 115.239, 115.307, 115.515,

2 and 115.517, RSMo, are repealed and ten new sections enacted in lieu thereof, to

3 be known as sections 26.220, 26.225, 115.237, 115.239, 115.307, 115.515, 115.517,

4 115.950, 115.953, and 115.956, to read as follows:

26.220. The transition period shall begin on the fifteenth day of November
following the election of a governor [or] and lieutenant governor who [is not an
incumbent] are not incumbents and shall end when that governor-elect [or]
and lieutenant governor-elect [has] have taken the oath of office.

26.225. 1. The commissioner of administration shall provide office space and equipment for the governor-elect and the lieutenant governor-elect and their staff during the transition period. The facilities provided shall be located at the seat of government and shall be suitable for the purpose and capable of adequately housing the transition staff of the governor-elect and the lieutenant governor-elect. [The facilities provided for the staffs of the governor-elect and the lieutenant governor-elect shall be separate facilities.]

8 2. The commissioner of administration shall furnish the transition 9 facilities with adequate telephone service, office furniture and office machines 10 including but not limited to typewriters, adding machines and duplicating 11 equipment.

12 3. The transition period office space may be located in state-owned 13 buildings or in leased property. All salaries, expenses, rentals and equipment 14 purchase and repairs shall be made only from funds appropriated for the purpose

15 of these transitions.

115.237. 1. Each ballot printed or designed for use with an electronic voting system for any election pursuant to this chapter shall contain all questions 2 and the names of all offices and candidates certified or filed pursuant to this 3 chapter and no other. As far as practicable, all questions and the names of all 4 offices and candidates for which each voter is entitled to vote shall be printed on  $\mathbf{5}$ one page except for the ballot for political party committee persons in polling 6 places not utilizing an electronic voting system which may be printed separately 7 8 and in conformity with the requirements contained in this section. As far as 9 practicable, ballots containing only questions and the names of nonpartisan 10 offices and candidates shall be printed in accordance with the provisions of this 11 section, except that the ballot information may be listed in vertical or horizontal rows. The names of candidates for each office shall be listed in the order in 1213which they are filed.

14 2. Except as provided in subsection 5 of this section, each ballot shall15 have:

16 (1) Each party name printed in capital letters not less than eighteen point17 in size;

18 (2) The name of each office printed in capital letters not less than eight19 point in size;

20 (3) The name of each candidate printed in capital letters not less than ten
21 point in size;

22(4) A small square, the sides of which shall not be less than one-fourth 23inch in length, printed directly to the left of each candidate's name and on the 24same line as the candidate's name. When write-in votes are authorized and no candidate's name is to be printed under the name of an office in a party or 25nonpartisan column, under the name of the office in the column shall be printed 26a square. Directly to the right of the square shall be printed a horizontal line on 2728which the voter may vote for a person whose name does not appear on the ballot. When more than one position is to be filled for an office, and the number 29of candidates' names under the office in a column is less than the number of 30 31 positions to be filled, the number of squares and write-in lines printed in the 32column shall equal the difference between the number of candidates' names and 33 the number of positions to be filled;

34 (5) The list of candidates of each party and all nonpartisan candidates

35 placed in separate columns with a heavy vertical line between each list;

36 (6) A horizontal line extending across the ballot three-eighths of an inch 37 below the last name or write-in line under each office in such a manner that the 38 names of all candidates and all write-in lines for the same office appear between 39 the same horizontal lines. If write-in votes are not authorized, the horizontal line 40 shall extend across the ballot three-eighths of an inch below the name of the last 41 candidate under each office;

42 (7) In a separate column or beneath a heavy horizontal line under all43 names and write-in lines, all questions;

44 (8) At least three-eighths of an inch below all other matter on the ballot,
45 printed in ten-point Gothic type, the words "Instructions to Voters" followed by
46 directions to the voter on marking the ballot as provided in section 115.439;

(9) Printed at the top on the face of the ballot the words "Official Ballot"
followed by the date of the election and the statement "Instruction to Voters:
Place an X in the square opposite the name of the person for whom you wish to
vote.".

51 3. As nearly as practicable, each ballot shall be in substantially the 52 following form:

54	REPUBLICAN	DEMOCRATIC	THIRD PARTY	INDEPENDENT
55				
56	For President	For President	For President	For President
57	and	and	and	and
58	Vice President	Vice President	Vice President	Vice President
59	□	□□	□	□
60	For	For	For	For
61	United States	United States	United States	United States
62	Senator	Senator	Senator	Senator
63	□	□	□	□
64	For	For	For	For
65	Governor	Governor	Governor	Governor
66	and	and	and	and
67	Lieutenant	Lieutenant	Lieutenant	Lieutenant
68	Governor	Governor	Governor	Governor
69	□	□	□	□

53 OFFICIAL BALLOT

## DATE .....

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70	[For Lieutenant	For Lieutenant	For Lieutenant	For Lieutenant
71	Governor	Governor	Governor	Governor
72	□	□	□	□]
73	For Secretary	For Secretary	For Secretary	For Secretary
74	of State	of State	of State	of State
75	□	□	□	□
76	For Treasurer	For Treasurer	For Treasurer	For Treasurer
77	□	□	□	□
78	For Attorney	For Attorney	For Attorney	For Attorney
79	General	General	General	General
80	□	□	□	□
81	For	For	For	For
82	United States	United States	United States	United States
83	Representative	Representative	Representative	Representative
84	□	□	□	□
85	For State	For State	For State	For State
86	Senator	Senator	Senator	Senator
87	□		□	□
88	For State	For State	For State	For State
89	Representative	Representative	Representative	Representative
90	□	□	□	□
91	For Circuit	For Circuit	For Circuit	For Circuit
92	Judge	Judge	Judge	Judge
93	□	□	□	□

94 4. No ballot printed or designed for use with an electronic voting system 95 for any partisan election held under this chapter shall allow a person to vote a 96 straight political party ticket. For purposes of this subsection, a "straight 97 political party ticket" means voting for all of the candidates for elective office who 98 are on the ballot representing a single political party by a single selection on the 99 ballot.

5. The secretary of state shall promulgate rules that specify uniform standards for ballot layout for each electronic or computerized ballot counting system approved under the provisions of section 115.225 so that the ballot used with any counting system is, where possible, consistent with the intent of this section. Nothing in this section shall be construed to require the format specified

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in this section if it does not meet the requirements of the ballot counting systemused by the election authority.

107 6. Any rule or portion of a rule, as that term is defined in section 536.010, 108 that is created under the authority delegated in this section shall become effective 109 only if it complies with and is subject to all of the provisions of chapter 536 and, 110 if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to 111 112review, to delay the effective date or to disapprove and annul a rule are 113subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be invalid and void. 114

115.239. 1. The party casting the highest number of votes for governor  $\mathbf{2}$ and lieutenant governor at the last gubernatorial election shall be placed in 3 the first or left-hand column on the ballot. The party casting the next highest number of votes for the same office shall be placed in the next column to the 4  $\mathbf{5}$ right, and so on until all established parties have been placed. In order of the date their petitions were filed, new parties shall then be placed in columns to the 6 7 right of the established party receiving the smallest vote for governor. If there is no more than one independent candidate for any office, all independent 8 9 candidates shall be placed in one column to the right of the new party filing the latest petition. If there is more than one independent candidate for any office, 10 11 the candidate filing the earliest petition shall be placed in the column to the right 12of the new party filing the latest petition. The independent candidate filing the next earliest petition shall be placed in the next column to the right, and so on 13until all independent candidates for the office have been placed. 14

15 2. The name of each candidate shall be placed in the appropriate column16 by the election authority.

115.307. Political parties and groups of voters may nominate candidates
in the manner provided by this subchapter and in no other manner, except as
provided in sections 115.950 to 115.956.

115.515. 1. If two or more persons receive an equal number of votes for nomination as a party's candidate for any federal office, governor, [lieutenant governor,] secretary of state, attorney general, state treasurer, state auditor, circuit judge not subject to the provisions of article V, section 29 of the state constitution, state senator or state representative, and a higher number of votes than any other candidate for the same office on the same party ballot, the governor shall, immediately after the results of the election have been announced,

issue a proclamation stating the fact and ordering a special primary election to 8 9 determine the party's nominee for the office. The proclamation shall set the date of the election, which shall be not less than fourteen or more than thirty days 10 after the proclamation is issued, and shall be sent by the governor to each 11 election authority responsible for conducting the special primary election. In his 12proclamation, the governor shall specify the name of each candidate for the office 13to be voted on at the election, and the special primary election shall be conducted 14and the votes counted as in other primary elections. 15

162. If two or more persons receive an equal number of votes for nomination 17as a party's candidate for any other office, except party committeeman or 18 committeewoman, and a higher number of votes than any other candidate for the 19 same office on the same party ballot, the officer with whom such candidates filed 20their declarations of candidacy shall, immediately after the results of the election have been certified, issue a proclamation stating the fact and ordering a special 2122primary election to determine the party's nominee for the office. The proclamation shall set the date of the election, which shall be not less than 2324fourteen or more than thirty days after the proclamation is issued, and shall be 25sent by the officer to each election authority responsible for conducting the special primary election. In his proclamation, the officer shall specify the name of each 2627candidate for the office to be voted on at the election, and the special primary 28election shall be conducted and the votes counted as in other primary elections.

293. As an alternative to the procedure prescribed in subsections 1 and 2 of 30 this section, if the candidates who received an equal number of votes in such 31election agree to the procedure prescribed in this subsection, the officer with 32whom such candidates filed their declarations of candidacy may, after notification of the time and place of such drawing given to each such candidate at least five 33 days before such drawing, determine the winner of such election by lot. Any 3435candidate who received an equal number of votes may decline to have his name 36 put into such drawing.

115.517. 1. If two or more persons receive an equal number of votes for election to the office of governor[,] and lieutenant governor, secretary of state, state auditor, state treasurer or attorney general, and a higher number of votes than any other candidate for the same office, the secretary of state shall, immediately after the results of the election have been announced, issue a proclamation stating the fact, and the general assembly shall, by joint vote and without delay at its next regular session, choose one of such persons for the 8 office. The speaker of the house shall file a certificate declaring which person has9 been elected to the office with the secretary of state.

10 2. If two or more persons receive an equal number of votes for election to federal office, state senator, state representative or circuit judge not subject to the 11 provisions of article V, section 25 of the state constitution, and a higher number 12of votes than any other candidate for the same office, the governor shall, 13immediately after the results of the election have been announced, issue a 14proclamation stating the fact and ordering a special election to determine which 15candidate is elected to the office. The proclamation shall set the date of the 1617 election and shall be sent by the governor to each election authority responsible 18 for conducting the special election. In his proclamation, the governor shall 19 specify the name of each candidate for the office to be voted on at the election, 20and the special election shall be conducted and the votes counted as in other 21elections.

223. If two or more persons receive an equal number of votes for nomination 23or election to any office not otherwise provided for in section 115.515 or this 24section, and a higher number of votes than any other candidate for nomination or election to the same office, the officer with whom such candidates filed their 2526declarations of candidacy shall, immediately after the results of the election have been certified, issue a proclamation stating the fact and ordering a special 2728election to determine which candidate is elected to the office. The proclamation shall set the date of the election and shall be sent by the officer to each election 29authority responsible for conducting the special election. In his proclamation, the 30 officer shall specify the name of each candidate for the office to be voted on at the 3132 election, and the special election shall be conducted and the votes counted as in other elections. 33

4. As an alternative to the procedure prescribed in subsections 1, 2, and 343 of this section, if the candidates who received an equal number of votes in such 35election agree to the procedure prescribed in this subsection, the officer with 36 whom such candidates filed their declarations of candidacy may, after notification 37 of the time and place of such drawing given to each such candidate at least five 38 days before such drawing, determine the winner of such election by lot. Any 39 40candidate who received an equal number of votes may decline to have his name 41 put into such drawing.

115.950. Notwithstanding any provision of law to the contrary, 2 the candidates for governor and lieutenant governor shall be nominated and elected jointly as provided in sections 115.953 and
115.956. All other provisions of this chapter that are consistent with
sections 115.953 to 115.956 shall apply to the nomination and election
of candidates for governor and lieutenant governor.

115.953. For purposes of sections 115.001 to 115.641, the candidates for governor and lieutenant governor from any political 2party or group of petitioners shall be considered one candidate in the 3 general election. The names of the candidates for governor and 4 lieutenant governor from each political party or group of petitioners  $\mathbf{5}$ shall be enclosed in a brace directly to the left of the names in the 6 7 appropriate column of the official ballot. Directly to the left of each brace shall be printed one square, the sides of which are not less than 8 one-fourth inch in length. 9

115.956. 1. There shall be no primary election for the position of 2 lieutenant governor. Any qualified candidate for governor on the ballot 3 for the general election shall choose a qualified person to be a 4 candidate for lieutenant governor and to have said lieutenant governor 5 candidate's name appear on the ballot with the gubernatorial 6 candidate's name pursuant to section 115.953.

2. Each candidate for governor in the general election shall certify in writing the name of the person's running mate for lieutenant governor to the secretary of state no later than the eleventh Tuesday prior to each general election. Any candidate for governor who fails to comply with the provisions of this subsection shall be deemed to have withdrawn as a candidate for governor as of the date said candidate fails to comply with this subsection.

Section B. Section A of this act shall become effective only upon approval 2 by the voters of an amendment to section 17 of Article IV, Constitution of 3 Missouri, mandating the joint nomination and election of governor and lieutenant 4 governor.

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