2014 ELECTION PROCEDURES

A guide for Town Clerks, Presiding Officers, Representative District Clerks, Senatorial District Clerks, County Clerks, Boards of Civil Authority, Election Officials, Candidates and Voters.

Prepared by the
Office of the Vermont Secretary of State

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Chapter I, Article 8 of the *Vermont Constitution* requires:

"That all elections ought to be free and without corruption, and that all voters, having a sufficient, evident, common interest with, and attachment to the community, have a right to elect officers, and be elected into office, agreeably to the regulations made in this constitution."

This is not just a homily. The purity and basic fairness of Vermont elections is both a philosophical and practical objective of our social and political lives as Vermonter. We begin this review of the Primary and General Elections by proudly repeating the purposes of the Vermont election laws, as explained in 17 V.S.A. §2101:

- to provide equal opportunity for all citizens of voting age to participate in political processes;
- to assure that political campaigns are fairly and honestly conducted and financed;
- to define unacceptable conduct among political candidates and public servants;
- to insure that public service will be in the public interest, rather than the special interest of groups or individuals;
- to encourage citizens to become more actively involved in the political processes which affect the quality of life; and
- to provide uniform practices and procedures in the conduct of elections throughout the state.
Introduction

Members of our Boards of Civil Authority know that there is more to running Vermont’s elections than checklists and tabulators. In fact, the biggest challenge for those charged with running Vermont’s elections is doing what needs to be done next -- before the deadline passes.

At the Office of the Secretary of State we work hard to help ensure that Vermont’s local officials run all elections in a proper and legal manner. The “2014 Election Procedures--A Guide for Election Officials” is designed to be used as an overview of the election process and as a step-by-step reference for election officials for conducting elections. This guide is supplemented during the election year by Elections Bulletins sent out by the Elections Division to the town clerks as a reminder of the various requirements of election administration as deadlines near.

A detailed 2014 Elections Calendar is available on the Elections page of the Secretary of State’s web site at [http://www.sec.state.vt.us/elections](http://www.sec.state.vt.us/elections).

This year, Vermont has four major parties that will be holding primaries the fourth Tuesday of August: Democratic, Liberty Union, Progressive and Republican. It is a year in which we will elect our U.S. Representative, all six statewide offices, all 30 members of the State Senate, all 150 members of the Vermont House of Representatives, assistant judges, probate judges, states attorneys, sheriffs, high bailiffs and justices of the peace.

We have a lot of work to do! I am very pleased that we have a great Elections Division staff to serve you. As always, we encourage you to call us for additional information or assistance.

Call Toll Free 1-800-439-8683, or call direct
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I. Overview of Administrators of Statewide Elections

The primary and general elections in Vermont are administered through teamwork between the Secretary of State, who is the chief election official of Vermont; the 246 local election boards known as the board of civil authority (BCA) in each town or city; the town clerk, also a member of the BCA; additional election officials appointed by the board of civil authority; and the fourteen county clerks.

The Secretary of State employs a director of elections and four election administrators. The Elections Division provides information and training about election law and procedures to local election officials, parties, candidates, and citizens. The Elections Division reviews petitions and consent forms, prepares and distributes ballots and the Official Return of Votes (used to report election results) for all voting districts. All candidates file campaign finance reports with the Secretary of State.

The Board of Civil Authority (BCA) of each town or city (except where local charters may provide differently, such as Burlington and Rutland City) is composed of the town clerk, the members of the local selectboard or city council and the justices of the peace (JPs) elected every two years in the General Election (5 to 15 JPs depending upon the population of the town). The BCA is in charge of the conduct of elections within the municipality. Board of civil authority members should serve as election officials at polling places on Election Day whenever possible. 17 V.S.A. §2451

The board of civil authority establishes policy; makes decisions involving voter registration and challenging and purging voters; determines polling places and hours; members serve as election officials at the polling place; and justices of the peace may deliver absentee ballots to voters who are ill or who have a disability who request personal delivery. If there are not enough BCA members to serve on election day or to deliver ballots, the BCA shall appoint additional legal voters of the town to serve as election officials.

A quorum of at least three members of the BCA must be present and in agreement to take official action, except on Election Day, when any number present, even if only one, can take action. 17 V.S.A. §2103(5), §2451 Although one BCA member can make decisions on election day regarding additions to the checklist to correct inadvertent mistakes or regarding challenges to voters, there must be at least two sworn election officials at the polling place at all times on election day. We strongly recommend that even the smallest towns plan to have at least three election officials present at all times. In order to protect the integrity of the election, no election official should be alone at the polling place from the opening of the polls until the count is completed, ballot bags sealed, and materials are locked in the town clerk’s vault.

If a town does not have at least three BCA members belonging to one of the major parties, any three voters in the town, or the town chair of that political party, can submit a list of names and request that the selectboard appoint additional members to the BCA for election purposes only from its proposed list so that the major party will have at least three members serving on the BCA. Any BCA members appointed under this provision serve ONLY AS ELECTION OFFICIALS. These appointees do not become JPs, cannot perform marriages, and cannot participate in tax appeals or tax abatements. 17 V.S.A. §2143

The Town Clerk is the key player in the preparation for and the administration of the Primary and General Elections. The town clerk maintains all voter information on the statewide checklist, posts all notices and warnings, processes absentee ballot requests, monitors returned ballots, delivers absentee ballots to the polling place, serves as presiding officer at the polling place, and prepares and submits the Official Return of Votes (with another election official).

The Presiding Officer is the chief election official at each polling place. The town clerk is the presiding officer unless the town has voted otherwise, the clerk is unavailable, or there is more than one polling place in the town. If the town clerk is unavailable or there are multiple polling places, the BCA appoints a legal voter to serve as presiding officer. 17 V.S.A. §2452 Presiding officers are required by law to attend one election workshop presented by the Secretary of State every two years and must certify with
Representative District Clerks are town clerks who are assigned additional responsibilities related to the election of the 150 state representatives. Vermont statutes designate the town clerk of the whole town with the largest population within each representative district as representative district clerk. These town clerks will continue to serve as representative district clerks until the General Assembly finishes reapportionment creating new representative districts for the 2022 elections following the 2020 census.

Representative district clerks:
- accept primary petitions and consent forms from major party candidates for state representative (Independent candidates and minor party candidates must file petitions, statements of nomination, and consent forms with the Office of the Secretary of State in Montpelier—do NOT accept these forms.);
- fax major party consent forms to the Elections Division (802-828-5171) after you have checked the petition for the required 50 signatures for all major party state representative candidates who properly file petitions and consent forms—do NOT accept a petition without consent form!!;
- chair a canvassing committee following the Primary and General Elections to tabulate election results for the representative district (an email election bulletin will be sent to each representative district clerk prior to the canvass with procedural details and forms);
- send completed Certificates of Election to the winning candidate(s);
- and send signed canvassing report (election results) for the representative district to the Elections Division by fax to 802-828-5171 followed by signed originals by mail;

Senatorial District Clerks are 12 of the county clerks who are designated by state statute to perform additional duties related to the election of 30 state senators (Essex and Orleans Counties are combined in one senatorial district with the Orleans County Clerk serving as senatorial district clerk and the Chittenden County Clerk serves as clerk for both the Chittenden and Grand Isle Senate Districts).

Senatorial district clerks:
- accept primary petitions and consent forms from major party senatorial candidates;(Independent candidates and minor party candidates must file petitions, statements of nomination, and consent forms with the Office of the Secretary of State in Montpelier—do NOT accept these forms.);
- fax consent forms to the Elections division for all candidates who properly file petitions and consent forms—do NOT accept a petition without consent form!!;
- chair a canvassing committee following the Primary and General Elections to tabulate election results for the senatorial district (an email election bulletin will be sent to each senatorial district clerk prior to the canvass with procedural details and forms);
- send completed Certificates of Election to winning candidates;
- and send signed canvassing report (election results) for the state senatorial district to the Elections Division by fax to 802-828-5171 followed by signed originals by mail;

County Clerks:
- accept petitions and consent forms from county office candidates
- fax consent forms to the Elections division for all candidates who properly file petitions and consent forms—do NOT accept a petition without consent form!!;
- chair a canvassing committee following the Primary and General Elections to tabulate election results for the district (an email election bulletin will be sent to each representative district clerk prior to the canvass with procedural details and forms);
- send completed Certificates of Election to winning candidates;
- and send signed the canvassing report (election results) for the county offices to Elections Division by fax to 802-828-5171 followed by signed originals by mail;
Superior Court Clerks:
- accept petitions for recounts after the Primary or General Elections from candidates for state representative, state senate and county offices if the difference between a winning candidate and a losing candidate is less than 2% of the total votes cast for all candidates in the race divided by the number of candidates. The percentage for state representative candidates is 5%;
- accept petitions to contest elections.
- Superior court clerks manage all recounts within the county under the supervision of the Superior Court Judge. 17 V.S.A. §§2601, 2602

Election Officials are legal voters of the town who are appointed by the BCA as needed or to ensure political party balance and can include assistant town clerks (who may serve as election officials even if they are not legal voters of the town). 17 V.S.A. §2454. **All appointed election officials must be sworn in before entering upon their duties.** Sixteen- and seventeen-year-olds can be appointed as assistant election officials working under the direct supervision of adult election officials but are not sworn in because they are under 18 and therefore cannot take oaths.

The oaths required are set out in the Vermont Constitution. They are, as follows:

*I (give name) do solemnly swear (or affirm) that I will be true and faithful to the State of Vermont, and that I will not, directly or indirectly, do any act or thing injurious to the Constitution or Government thereof. (If an oath) So help me God. (If an affirmation) Under the pains and penalties of perjury.*

*I (give name) do solemnly swear (or affirm) that I will faithfully execute the office of assistant election official for the town of (give town) and will therein do equal right and justice to all persons, to the best of my judgment and ability, according to law. (If an oath) So help me God. (If an affirmation) Under the pains and penalties of perjury.*

Disqualification of Election Officials
In certain cases, members of the BCA or election officials may not serve at a particular election due to a statutory disqualification. **No person who is a candidate for an office in a contested race printed on the ballot may serve as an election official for that election EXCEPT if the person is on the ballot as a candidate for justice of the peace, town clerk, treasurer, moderator, or in charter towns, for another election official position such as ward clerk. So for example, if a town clerk or justice of the peace is running for state representative, the clerk or JP cannot serve as a presiding officer or election official. However, if a person is ONLY running for JP or town clerk, then the person can serve as an election official but we recommend they do not count the ballots for their own race.* 17 V.S.A. §2456. When a candidate is disqualified from serving as an election official, then that candidate's spouse, parent or child cannot deliver absentee ballots to voters who are ill or who have a disability. 17 V.S.A. §2538

*Whenever possible, the best practice is to avoid even the suggestion of a lack of impartiality.** So, even if a candidate is permitted by the statutes to serve as an election official, do not have the candidate count ballots for the office that he or she is seeking. The standards of voters are often higher than the standards of the law, and while you are obliged only to follow the law, a little prudence goes a long way.

Assignments and Compensation of Election Officials
The presiding officer makes assignments of the hours and duties of election officials. The presiding officer must sometimes make difficult decisions to assign the person with the best skill set for a particular duty even if someone else has traditionally performed that function. **Please accept and support your presiding officer’s decisions with grace—the accuracy and integrity of the election is paramount.** 17 V.S.A. §2455

The compensation, if any, of those who deliver absentee ballots is established by the BCA. 17 V.S.A. §2538(a) Compensation of election officials, if any, is determined by the electorate at town meeting as part of the normal budget process, or in lieu of a town vote, by the selectboard. Some towns pay wages while other towns ask for and receive volunteer service.
II. Election Related Responsibilities of Town Clerks and BCA

Certain election related duties are performed by the town clerk and local board of civil authority throughout every year, and are not related to a particular election. These duties include:

Voter Registration and Statewide Voter Registration Checklist Duties (town clerks and BCA)
Town clerks must add, edit, challenge and purge voters from the statewide voter registration checklist. Please review the User Guide for the statewide checklist for details or contact one of the Elections Administrators with questions or to request training. Clerks need to check email for Election Bulletins at least once each week.

The deadline for voter registration for all elections is 5 p.m. on the Wednesday immediately preceding the election. Clerks must keep their offices open from 3 p.m. until 5 p.m. on the Wednesday immediately prior to each election. 17 V.S.A. §2144 All applications accepted by the DMV or by a voter registration agency on or before 5 p.m. on the Wednesday prior to the election shall be considered to have met the filing deadline even if the clerk receives those applications after the deadline.

Vermont law gives the town clerk the authority to add names to the checklist. If an application meets the requirements, the persons name must be added to the checklist within three days of the clerk receiving the application. 17 V.S.A. §2144b. If a town clerk is uncertain if a person meets the qualifications, the town clerk notifies the board of civil authority of a meeting to review any application(s) that have raised questions about qualification for the town clerk. BCA meetings require five days written notice to each member of the board and posting a notice in at least two public places at least five days before the meeting. 24 V.S.A. §801 If the board denies the application, the clerk must send a notice with reason(s) for denial to the person's last known address and inform the applicant that an appeal can be made to Superior Court. 17 V.S.A. §2146(b)

Some persons may become qualified to vote between the deadline for application to the checklist and the election day (persons turning 18 or becoming a new resident of the town). A letter or the partial completion of a voter application form submitted to the town before the voter registration deadline can be used as notice of intent to apply for addition to the voter registration checklist. These applicants must then submit a completed application before the polls close on election day. If the qualifying event takes place before or on the election day and the application is completed, the person can be added to the checklist and take the Voter's Oath on election day. 17 V.S.A. §2144(d)

A board of civil authority (BCA) meeting is no longer required between the cut-off date for submitting applications for addition to the checklist and the day of election. 17 V.S.A. §2144b If the town clerk has added names, the clerk forwards a list of additions to the BCA at least five days prior to each election.

Meetings of the board of civil authority, except for election day meetings, use a present and voting standard for a quorum, but require at least three members present and in agreement to take official action. 17 V.S.A. §2103(5) On election day, the board of civil authority consists of those members of the BCA present at the polls. 17 V.S.A. §2451 Therefore, on election day, if no other members of the BCA are present, the town clerk or any BCA member can add a name to the checklist if it has been removed by mistake, or if an applicant filed an intent and qualified after the deadline, or if a person swears that a timely application was submitted but not received, and completes the sworn affidavit. (Appendix B is the sworn affidavit—clerks make copies for each polling place.) 17 V.S.A. §2147

No application to the BCA is required when a voter moves to a new location in the same town or changes his or her name. If the voter notifies the clerk, or if a change of address or name comes from the Department of Motor Vehicles, the clerk simply makes the changes on the checklist.
Qualifications to Become a Legal Voter in Vermont

A person may be added to the voter registration checklist if that person: (1) is a citizen of the United States; (2) is a resident of the town or city in Vermont where the application is submitted; (3) is 18 years of age or older by election date; and (4) has taken the Voter's Oath. Any person meeting the requirements above who will be 18 years of age on or before the date of a general election may register and vote in the primary election immediately preceding that general election. 17 V.S.A §2121(b).

Sometimes a person misunderstands and believes that a resident-alien “green” card allows one to register, but it does not. A person must become a U.S. citizen, not a resident-alien, in order to register.

It is the "residency" issue where most questions arise. 17 V.S.A. §2122(b) provides:

A person may have his or her name on the checklist only in the town in which the person is a resident. For the purpose of this section, "resident" shall mean a person who is domiciled in the town as evidenced by an intent to maintain a principal dwelling place in the town indefinitely and to return there if temporarily absent, coupled with an act or acts consistent with that intent. If a person removes to another town with the intention of remaining there indefinitely, the person shall be considered to have lost his residence in the town in which he originally resided even though he intends to return at some future time. However, a person shall retain the ability to vote in a town of former residence for a period of 17 days after becoming a resident of a new town. A person may have only one residence at a given time.

Intent is the key. What about a student in a dorm, living nine months of the year in Vermont and intending to remain in Vermont indefinitely? Case law tells us the college student can choose his primary residence but cannot be registered in two places. Or, what about an owner of houses in two Vermont towns, living in one and renting out the other house, but intending to return to the rented house when he or she retires? As long as the person is only claiming one town as a principal dwelling place and is not on any other checklist, he or she may qualify to register and vote. There can be complicated factual questions involving residency. However, as long as a person is not registered and voting in two places, the Vermont statutes appear to place the most emphasis on the intent of the voter if temporarily absent, and Vermont court cases uphold this statutory standard.

Military and Overseas Voters

Federal law requires that U.S. citizens have the right to maintain their status as voters in the last place within the United States where they had established residency, while citizens are serving in the military (in the U.S. or outside) or while citizens are living outside of the United States. 42 U.S.C. §1973cc and 17 V.S.A. §2122(a) Whether in military service (in the U.S. or abroad), or living by choice abroad, a person can maintain residency for voting purposes indefinitely in the last town of former residence in the United States until the person returns to the U.S.

The law on residency and voter registration checklists also provides that the town clerk and BCA must treat each applicant equally. The law prohibits the BCA from requiring applicants to complete any form other than the “Application to the Checklist” or from requiring that all applicants or any particular class of applicants appear before the BCA or submit additional information. 17 V.S.A. §2145(c)

Denying an Application

On a case-by-case basis the BCA can conduct an inquiry into a person’s eligibility if the town clerk or the BCA has reason to question residency or other information on an application. On demand of a majority present (at least three members for a majority, except on election day, when any number of BCA members present at the polls may act, even if only one is present) the BCA may require that applicants as individuals be examined, under oath, concerning the facts stated in the application. The board may also make such investigation as it deems proper to verify any statement made under oath by an applicant. 17 V.S.A. §2146(a) See the statute for details.
**Challenging a Voter**

To challenge a voter (because the BCA believes the voter no longer resides in town) or to purge a person's name from the checklist, the BCA must follow the detailed guidance provided in 17 V.S.A. §2150 and in periodic Elections Bulletins to town clerks regarding the challenge and purge procedures.

**Records of Voter Registration; Checklist Maintenance**

The town clerk must keep records of actions by the BCA to maintain the checklist. Minutes must be kept of each BCA meeting. The records must include the reason for removal of each voter. This may be keeping a copy of the written request, a copy of the new registration form or making notations in the comments section of the Statewide Checklist. The minutes need to include the names of all board members present and all members of the public who participated in the meeting; all motions made, action taken, and the results of all votes. 1 V.S.A. §312

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**Voter Registration for Primary and General Elections for Residents of Gores and/or Unorganized Towns --** Residents of gores and unorganized towns can register for state and federal elections only in a nearby town that is in the representative district in which he or she resides. You must add a notation that will be clear to election officials at the polling places that these voters can only vote in state and federal elections. Many clerks add a “G” in the suffix field. Residents of gores and unorganized towns cannot vote in town elections, town school board elections, or union high school elections. 17 V.S.A. §2123

The Elections Division will send you a sufficient number of copies of the Warning and Notice to Voters in time for posting before the Primary and General Election. The Elections Division will provide tally and summary sheets, the Official Return of Votes, certificates of nomination for the Primary Election and certificates of election for the General Election directly to each town clerk or by posting these on our website.

**Vote-By-Phone**

EVERY POLLING PLACE MUST have the TELEPHONE supplied by our office set up with the table top voting booth AND there must be at least two election officials present at each polling place who have been trained and can assist voters who want to use this voting system to vote privately and independently. If a voter uses this system on election day, you must have at least two other volunteers who will vote using the telephone system in order to protect the secrecy of the ballot.

Our office will send out an Election Bulletin prior to the August Primary providing detailed instructions to refresh your memory. If you have questions, please contact an Elections Administrator.

**Additional Duties of the BCA before Election Day**

There are a number of decisions the board of civil authority must make before elections:

- The proper number of voting booths. 17 V.S.A. §2504 Your town needs to have enough voting booths so that voters are not held up for more than 10 minutes waiting for a booth.
- Designates the location of polling place or places (although voters may petition to decide on other polling places at a duly warned annual or special meeting). 17 V.S.A. §2501 **ALL polling places must be accessible to voters with disabilities.** The BCA must take measures to assure that elderly voters and voters with a disability may conveniently and secretly cast their votes. 17 V.S.A. §2502 There must be designated handicapped parking outside a polling place, and no person should be permitted in a handicapped space for longer than the time needed to vote.
- At least 30 days prior to every election, the town clerk must report their polling place(s) to the Secretary of State’s Office. Location of polling places is a question we include every year on our Town Meeting Survey that all clerks complete. By answering this question on the survey you have met the requirement to report these polling locations to our office. Locations may only be changed within 30 days of an election in cases of emergency and those changes must be reported to the Secretary of State within 24 hours.
- Voters who are ill or who have a disability can also ask two election officials to deliver a ballot to the parking area to vote (curbside voting). A polling place accessibility guide from the U.S. Department of Justice can be downloaded at [http://www.ada.gov/votingck.htm](http://www.ada.gov/votingck.htm).
• At least 30 days prior to an election the BCA can divide the checklist into geographical segments if more than one polling place is designated. 17 V.S.A. §2501 If separate checklists are to be used, the board is responsible for determining the geographical location of each voter's last known address and correct placement of voters in geographic districts. 17 V.S.A. § 2501(c)
• May vote not to use an exit checklist. 17 V.S.A. §2507 If the BCA so votes, the town clerk must place alternative material (tabulator tapes, number of voters on the entrance checklist and explanations of discrepancies between the vote totals and the number of voters) into the ballot bags.
• Designates pairs of justices to deliver absentee ballots to ill and physically disabled voters no later than three days before election day. No pair shall consist of two JPs from the same political party. If there are not enough JPs, additional voters may be appointed from a list provided by the chairs of the town committees of political parties organized in town to balance the pairs. 17 V.S.A. §2538
• Designates the time for opening the polls between 5 a.m. and 10 a.m. All polls close at 7 p.m. throughout the State of Vermont. 17 V.S.A. §§2494, 2561
• Appoints a sufficient number of assistant election officials, to work in politically balanced pairs, when possible. The appointed election officials must be sworn in before participating in any election duties. Sixteen- and seventeen-year-old residents of a voting district may be appointed as election officials working under the direct supervision of adult election officials. 17 V.S.A. §2454

III. Filing Procedures for Petitions and Consent Forms for Candidates to Qualify to be Placed on the Major Party Primary Election Ballots

The Primary Election is the method of nomination that major parties use to select candidates to represent the party on the ballot in the General Election. Independent candidates and minor party candidates can skip this section and go immediately to Section IV for the General Election.

Primary Petitions (called “statements of nomination” in the statutes) and Consent Forms

Representative district clerks, senatorial district clerks and county clerks CAN ONLY accept petitions for candidates who want to run as candidates for one of the four major parties—all independent candidates (except JPs) MUST FILE WITH THE OFFICE OF THE SECRETARY OF STATE. Candidates may not be on the Primary ballot of more than one party in the same election. 17 V.S.A. §2353

**Major party petitions must be filed no sooner than the fourth Monday in April and not later than 5:00 p.m. on the fourth Thursday after the first Monday in May.**

Major Party Candidate filing requirements for Primary: (17 V.S.A. §§2355, 2356 and 2357)

Congressional and Statewide Office (U.S. Senate, U.S. Representative, Governor, Lieutenant Governor, State Treasurer, Secretary of State, Auditor of Accounts, and Attorney General) – 500 signatures, file with the Secretary of State

State Senate – 100 signatures, file with the senatorial district clerk

State Representative – 50 signatures, file with the representative district clerk

County Office (Probate Judges, Assistant Judges, State’s Attorney, Sheriff, High Bailiff) – 100, file with the county clerk

(Major party candidates for Justice of the Peace do not run in the Primary Election—they are nominated by caucus or party committee in August.) Additional information on JPs is presented on page 10.
Petition Signatures
At the time the voter signs a petition, the voter must be registered (name on the voter registration checklist of a Vermont town) and must be qualified to vote for the candidate (voter in the district). Each petition signer must print his or her name and town of residence next to the signature. A voter may sign as many primary petitions for each major party for a given office as there are nominations to be made for that office. For example, a voter may sign one primary petition for Governor for each major party. A voter may sign primary petitions for two different state representatives for each major party if they live in a two-member district. 17 V.S.A. §2354

Every candidate must submit a consent form with their petition. The consent form should contain the candidate’s name as they want it to be printed on the ballot, the candidate’s town of residence and correct mailing address. DO NOT ACCEPT A PETITION WITHOUT A CONSENT FORM. Without the consent form, the person's name will NOT appear on the ballot. (Nicknames can be included, but titles will not be printed on the ballot. This means that Rick “Speedy” Harris can be included, but Dr. Samuel Jones cannot.) A consent form must be filed along with the petition. 17 V.S.A. §2361

Signatures on petitions for primary elections do not need to be verified or certified. The designated filing official checks that the petition contains the required number of legible signatures and that a consent form is filed. If there are sufficient legible signatures, and you have no reason to believe the petition is otherwise defective, the petition is valid. 17 V.S.A. §2358 CLERKS: Please fax or email a copy the consent form to the Office of the Secretary of State as soon as you have confirmed that the petition is valid—do not wait until the filing deadline.

Petitions with obviously less than the required number of signatures must be rejected, and cannot be supplemented. If you find a petition that has the required number of signatures but does not contain a sufficient number of legible signatures, you reject the petition and notify the candidate that he or she has ten days to submit the required number of legible signatures. Call the Elections Division immediately if you have rejected a petition and returned it to a candidate for collection of supplemental signatures. Please encourage candidates to file supplemental petitions as soon as possible so we can prepare the Primary ballots. No official notice is required to be given to candidates of conforming petitions.

Candidates may not file and cannot be printed on the primary ballot for more than one party for the same office in one election. 17 V.S.A. §2353 However, a candidate on the ballot in one party can ask for write-in votes in another party. A candidate can be nominated through the write-in process if the candidate is the highest vote-getter even if other names are printed on the ballot. A candidate may also be nominated by write-in if no names are printed on the ballot, provided that the candidate is the highest vote-getter and receives votes totaling at least 50 percent of the number of signatures required for petitions for nomination for that office (statewide offices—250; senatorial and county—50; state representative—25). 17 V.S.A. §2370

If you are NOT the filing official designated by statute, DO NOT accept a primary petition—you must direct the candidate to the correct place to file. DO NOT accept petitions from independent candidates. All Independent candidates must file with the Secretary of State (except for independent justice of the peace candidates who must file with their town clerk).

All petitions for the primary must be kept until 30 days following the General Election at which time they may be destroyed. 17 V.S.A. §2360

Primary Election Winners
The winner of each race in the Primary Election is the major party’s nominee for that office and is automatically placed on the General Election Ballot unless the candidate files a letter of withdrawal with the Secretary of State before the ballot printing deadline. Unless a candidate formally withdraws, the name, residence, and party affiliation on the certificate of nomination will be printed on the General Election ballot. If a candidate discovers an error on the certificate, the candidate must notify the Secretary of State within five days of receipt. 17 V.S.A. §2371
IV. Party Nomination Processes and Independent Candidate Petition Procedures for the General Election (including justice of the peace)

Candidates Nominated by Other Means for the General Election
This section pertains to independent candidates; candidates nominated by minor parties; candidates nominated by party committee when a major party has failed to nominate by primary or where the candidate has withdrawn, died or been removed, and candidates for justice of the peace.

Independent Candidates (except justices of the peace, discussed on page 10)
The law requires independent candidates to file petitions ("statements of nomination" in the statutes) and consent forms to be placed on the General Election ballot. The law no longer requires independent candidates to have signatures verified and certified by town clerks prior to submission to the Secretary of State in Montpelier (except Presidential/Vice-Presidential nominations which still require certification prior to filing).

<table>
<thead>
<tr>
<th>Independent petitions must contain:</th>
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</thead>
<tbody>
<tr>
<td>• Statewide and congressional office — 500 signatures</td>
</tr>
<tr>
<td>• State Senate and County offices (probate judge, assistant judge, state’s attorney, sheriff, high bailiff) — 100 signatures</td>
</tr>
<tr>
<td>• State representatives — 50 signatures</td>
</tr>
</tbody>
</table>

Independent petitions for ALL OFFICES (except Justice of the Peace) must be filed by the candidate at the Office of the Secretary of State in Montpelier no sooner than the second Monday in May and no later than 5 p.m. on the second Thursday after the first Monday in June preceding the primary election.

A voter may not sign more than one statement of nomination ("petition") for an Independent candidate for the same office, unless there is more than one seat in the district. 17 V.S.A. §§2402, 2403 However, a person who has signed a candidate’s petition for an office for the primary can sign another petition for a different Independent candidate. (The primary and general are considered different elections for the purpose of signing petitions.)

An Independent candidate will have his or her name printed on the General Election ballot with the word "Independent" next to the name, unless the petition specifies a political party name. The party name of three words or less may not include the word "Independent." The name chosen must be substantially different from the name of any organized political party in Vermont and from any other name already on a statement of nomination already on file with the Secretary of State. 17 V.S.A. §§2402, 2403 and 2472(b) A statement of nomination must contain the name of only one candidate, except that statements for U.S. President contain the name of the Vice Presidential running mate. 17 V.S.A. §2403

Nomination of Candidates by Party Committee
Nominations may be made by party committee in the following cases: all minor party nominations; nominations by a major party in the event that party fails to nominate a candidate by primary; the death, removal, or withdrawal of a candidate; or the nomination of candidates for Justice of the Peace in the event a caucus is not held.

Nominations for state or congressional office are made by the state committee; county office by the county committee; state senate by the senatorial district committee; state representative by the representative district committee, and by the town committee for justice of the peace. 17 V.S.A. §2382

The chair of the committee, or if the chair fails to act, any three members of the committee, must send a written notice stating the offices for which nominations are to be made to each committee member at least five days in advance of the meeting. 17 V.S.A. §2383 Nomination requires a majority vote of those present and voting, and if no candidate has received a majority after two ballots, the candidate
with the lowest number of votes in the second and in each succeeding ballot is eliminated until a candidate receives a majority. 17 V.S.A. §2384 The chair and the secretary of the committee file a signed statement of nomination with the Secretary of State. Each candidate nominated must also file a consent form. 17 V.S.A. §2385(a),(d) **Statements of nomination by party committee and consent forms shall be filed with the Secretary of State no sooner than the fourth Monday in April and not later than 5:00 p.m. on the fourth Thursday after the first Monday in May** (except Justice of the Peace nominations, which must be filed no later than the third day following the primary). 17 V.S.A. §2386, §2356

**Candidates Nominated by More Than One Party**
A person nominated for the same office by more than one political party may decide the party or parties in which he or she will be a candidate, and the order the party names will be listed on the ballot by filing a written statement with the Secretary of State **no later than the third day following the primary.** Candidates should contact the Elections Division as soon as possible with their decision, so that we can prepare the General Election ballots in time for delivery 46 days prior to the General Election.

The party designated as first to appear on the ballot by the candidate will be counted in statewide races toward major party status. If a candidate does not file the statement to designate which party is to appear first, the Secretary of State will list the parties in the ordered described in 17 V.S.A. §2474(a)(2).

**Withdrawals by Candidates**
A candidate can withdraw his or her candidacy before 5 p.m. on the Friday immediately following the Primary by filing a notice of withdrawal with the Secretary of State. (Justices of the peace file withdrawal with the town clerk.) If a candidate files a written withdrawal after the deadline, the town clerk or the Secretary of State may remove the candidate's name until the printing deadline that was announced and posted. 17 V.S.A. §2412

**Major Party nominations after candidate death or withdrawal**
In the case of death or withdrawal of a candidate of a major political party nominated by the primary, the party committee shall have 7 days from the death or withdrawal to hold a party committee meeting to nominate to fill the vacancy by filing a statement and consent form with the name of a replacement candidate not later than 60 days prior to the election.

**Justice of the Peace**

<table>
<thead>
<tr>
<th>The number of justices of the peace that a town may elect depends on its population. Towns with fewer than 1,000 residents may elect up to five justices of the peace. Towns between 1,000 and 1,999 residents may elect up to seven; between 2,000 and 2,999, ten; between 3,000 and 4,999, twelve; and 5,000 or more, up to fifteen. Vermont Constitution, Chapter II §52</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>To increase the number of JPs</strong>, your town must vote at an annual or special town meeting before the General Election to authorize the election of a larger number of justices of the peace.</td>
</tr>
</tbody>
</table>

Every justice of the peace elected at the General Election will begin his or her term on February 1 of the following year. County officers, including justices of the peace, hold over until successors are elected and qualified. 3 V.S.A. §259 Clerks will receive certificates of election and oath forms for JPs before the General Election.

Justices of the peace can be nominated by party caucus or, failing that, by party committee. **A statement of nomination signed by the town party chair and secretary and a copy of the notice** sent to all town committee members must be filed with the town clerk not later than 5 p.m. on the Friday immediately following the primary election. 17 V.S.A. §§2382, 2413. The statement of nomination forms can be downloaded from [http://www.sec.state.vt.us](http://www.sec.state.vt.us), 17 V.S.A. §§2385, 2386 Although consent forms are not required for justice candidates nominated by the party, party officials must confirm the consent of all candidates to have their names on the ballot.
Independent Candidates for Justice of the Peace:
To run as an Independent candidate for JP, a voter of the town must file a petition (statement of nomination) with 30 signatures or the signatures of one percent of the legal voters, whichever is less. 17 V.S.A. §2402 Petition and consent forms for Independent candidates for Justice of the Peace shall be filed with town clerks no sooner than the second Monday in May and not later than 5:00 p.m. on the second Thursday after the first Monday in June.

Clerks should publicly announce the printing deadline for JP ballots by posting a written notice in the town office. 17 V.S.A. §2412

Candidates for justice of the peace may withdraw their names by filing a written notice of withdrawal with the town clerk by the Friday following the Primary Election. Notices of withdrawal filed after the deadline may result in the removal of the candidate’s name if the printing deadline has not passed.

Historically, some towns have had a "gentlemen's agreement" that each major party will only nominate one-half of the number of justices of the peace to be elected by your town. There is nothing illegal about this practice, but there is no obligation for any party to follow this practice. As more voters decide to run as independent candidates, there are more towns where the old "gentlemen's agreement" is being discontinued. All major and minor parties can nominate as many JPs as there are positions to be elected, and there is no limit to the number of independent petitions that can be filed for justice of the peace in a town.

V. Pre-Election Responsibilities for Town Clerk’s - ALL Statewide Elections

Primary Election Ballots and General Election Ballots
Primary ballots (50 percent of your checklist for each party with 40 percent scored) and General Election ballots (100 percent of your checklist with 40 percent scored) will be sent to your town clerk’s office directly from the printer. 17 V.S.A. §2478 If you believe you will need more than this projected amount of ballots for the Primary, please notify the Elections Division by July 1. You will receive your ballots at least 46 days before each election. Please check your ballots for errors as soon as you receive the delivery. Call or email the Elections Division immediately if you find any errors.

Justice of the Peace and Municipal Special Meeting Articles
All towns have the ability to include Justice of the Peace candidates and local articles (public questions), if any, on their general election ballots if there is enough space and if the town clerk enters the information into the web based Central Election Reporting System (CERS). Justice of the Peace candidates’ names will appear in alphabetical order by last name, no matter how you enter them into the system. Nicknames may be included but titles cannot be used. (A candidate can be on the ballot as Rick “Speedster” Harris, but NOT as Dr. Rick Harris.) Proofread your data carefully.

Articles should be entered into CERS exactly as the question was presented on the Petition. Proofread your data carefully.

The Elections Division will send detailed instructions on how to perform the data entry process into the CERS web based system in an August Elections Bulletin to all town clerks.

For paper ballot towns that want to continue using paper ballots the town clerk can make arrangements to have the JP ballot done by a professional printer or the clerk can design the ballots and make colored paper copies on a copier. Either way, the ballots must be printed and available no later than 45 days prior to the election. Justice of the Peace candidates’ names must be placed in alphabetical order by last name. Nicknames may be included but titles cannot be used. (A candidate can be on the ballot as Rick “Speedster” Harris, but NOT as Dr. Rick Harris.) Proofread your data carefully. Appendix G is a sample JP ballot. 17 V.S.A. §§2471 & 2472
Pre-Election Sign(s) Placed by Candidates or Citizens
The issue of how, when, and where campaign signs can be placed in a town other than at the polling place on election day is an issue that must be decided by the owner of the property in accordance with the state law relating to placement of signs along state highways (Title 10 of the Vermont Statutes Annotated), any lawfully adopted zoning bylaw regulations, and/or lawfully adopted sign ordinance. Questions from candidates should be referred to the zoning administrator if your town has a zoning bylaw, or to the selectboard if your town has a sign ordinance or to the Vermont Agency of Transportation for enforcement along state highways. There are rules promulgated by the State Agency of Transportation that give details for placement of signs along state highways, which include that the signs must be outside of the right of way of the highway. Please see Section "VI" below for information on signs at the polling place. There is a guide on placement of political signs posted on our website.

Town Clerk to Post Warnings and Checklists at Least 30 Days Prior to Each Election
Each clerk will be sent five copies of the notice and warning for each polling place from the Office of the Secretary of State. 17 V.S.A. §2521(b) Clerks must fill in the blanks on each warning for the location of the polling place(s) and the time polls open. The notice and warning must be posted at least 30 days prior to the Primary Election and at least 30 days before the General Election. You must also post a copy of the most recent checklist. 17 V.S.A. §2141 The town clerk must post the notice, warning and checklist in two public places in each voting district and in or near the clerk's office. 17 V.S.A. §2521, §2141.

Copies of the Checklist Requested by Chair of Town Party or by the Public
During the 30 days prior to the Primary or General Election, one copy of the checklist must be made available upon request, without charge, to the chair of each political party in town. The checklist is a public record so that a copy must also be made available for actual cost to anyone else who requests a copy. The checklist shall state the name and address of each voter. 17 V.S.A. §2141

Town Clerk to Prepare Materials to be delivered to Each Polling Place
The town clerk must also furnish two copies of the checklist to each presiding officer for use at the polling place, unless the BCA has voted to abolish the exit checklist, in which case only one checklist is needed. 17 V.S.A. §2507 Please consider posting an extra copy of the checklist near the entrance to the polling place so a voter can see if his name is on the checklist before he goes to the entrance checklist.

Prior to the Election the Town Clerk With Other Presiding Officers, if Any, Must:
- make assignments and schedule the hours of election officials,
- train election officials,
- develop a policy for regulating placement of signs at the polling place on the day of elections,
- develop a policy for conduct of persons outside the polling place, and
- develop a policy for poll watchers inside the polling place.

Make copies of policies, post them at the polling place, and have them available to give to citizens who have questions.

The town clerk must make arrangements to have the following delivered to each polling place: BALLOTS, ballot bags, seals, returned absentee ballots in the certificate envelopes, provisional ballot envelopes, manila envelopes, clips and paper to mark spoiled and defective ballots, voting booths, ballot boxes or vote tabulating machines, tabletop voting booth, telephone, headphones, instructions for use of the telephone system including your poll worker code and ballot code, pens for marking ballots, pens and rulers for marking checklists, copies of the sworn affidavit to be added to the checklist (Appen. B), copies of the affidavit of undelivered or lost ballot (Appen. C), copies of the affidavit of domicile for voters who had been challenged (Appen. D), copies of the “Do not over vote” signs, signs for ballot boxes, copies of your polling place policies, a copy of the list of early absentee voters, and whatever other supplies your election officials have requested. We recommend you copy and use the Checklist in Appendix J.
Procedures for Early Absentee Ballots PRIOR to the Election

Federal law now requires that ballots must be sent to military and overseas voters at least 45 days prior to the Primary and General Elections. All absentee ballot requests from military and overseas voters must be recorded in the absentee ballot portal. If military and overseas voters have requested that the ballot be sent by email, you will be able to send the PDF using the absentee ballot portal. (You cannot email a ballot to a civilian voter living in the U.S.)

Town clerks offices must remain open on the 46th day before any primary or general election to send out ballots to any military or overseas voter who has requested an absentee ballot on or before that day. 17 V.S.A. §2539(c) The 46th day before the primary or general election is almost always a Friday, so please plan accordingly. On that day, the clerk must enter all requests from military or overseas voters into the absentee portal, send ballots by email using the portal to any military or overseas voter who has requested the ballot be sent by email, and send ballots by mail for any requests for a ballot to be sent by mail. Between the 46th day prior to the election and election day, absentee ballots must be sent to any military or overseas voter that requests them within 24 hours of receiving the request.

As soon as your printed ballots are received and proofread (notify the elections division immediately if you find an error), immediately mail ballots to all voters who have requested absentee ballots. The town clerk must store the remainder of the ballots, except those used for sample ballots and absentee ballots, in a secure place until the day of election. On Election Day, the clerk must deliver ballots to the presiding officer of each polling place, together with JP ballots and other local ballots prepared by the town clerk.

Sample Ballots -- The town clerk must post sample ballots by at least 30 days before the primary and the General Election. The clerk must mark "SAMPLE BALLOT", place a line through all ovals and then post one sample at each place where the warning has been posted. 17 V.S.A. §2522 Make sure “Sample” covers all sections on each ballot so that a sample ballot cannot be stolen and used.

Early Voter/Absentee Ballots -- Any voter, family member, health care provider, or authorized person can request an early voter absentee ballot in Vermont without any reason. Voters who want to vote by absentee ballot may apply to the clerk no later than 5 p.m. or the closing of the town clerk's office on the day before the election. 17 V.S.A. §2531 One request for absentee ballots can be made for the Primary and General Elections if the ballots are to be sent to the same address. 17 V.S.A. §2532(d)

Only a voter, family member (a spouse, child, brother, sister, parent, spouse's parent, grandparent or spouse's grandparent), or health care provider may request a ballot for another person by phone. Any other authorized person, including a friend of the voter, may request a ballot in person or in writing. That person must sign the absentee ballot request form (Appen. A) and must identify the organization they work for, if any. 17 V.S.A. §2532(a)

Applicants who live outside the United States or who are in the military can also use the Official Federal Post Card application to request absentee ballots and to apply for addition to the checklist. 17 V.S.A. §§2532 and 2549 All first time applicants for addition to a Vermont checklist must take the Voter's Oath which can now be administered and attested to by any person over 18 or by the voter. 17 V.S.A. §2124

The clerk must keep a file or make a list of each early absentee voter’s name and address. A copy of the file or the list shall be made available upon request at the clerk's office. A copy of the list shall be available upon request in each polling place in the town upon the opening of the polls. 17 V.S.A. §2534 Clerks are required to enter all requests for an absentee ballot from military or overseas voters into the portal, but we suggest that clerks use the absentee ballot portal to track all absentee ballot requests.

Clerks are required to use the absentee ballot portal to track all requests from military and overseas voter because of a federal law known as the MOVE Act, which was passed in October 2009 amending the existing Uniformed and Overseas Citizens Absentee Voting Act (UOCAVA). This law requires that each state create a free access system so that military and overseas voters can go online at any time to find out if a voted absentee ballot returned by the voter has been received back by the town clerk. The
Elections Division had the web based absentee ballot portal developed so that town clerks can enter absentee ballot information and the voter is able to go onto a web browser to look up when the voter’s ballot was sent to the voter and when it is received back by the clerk.

**Five ways to vote by absentee ballot (only the first three methods can be used by all voters):**

- **The voter may apply in person to the town clerk and vote in person** in the clerk's office on an absentee ballot, seal and sign the envelope, and return the ballot(s) to the town clerk without leaving the clerk's office. This may be done at any time the town clerk's office is open before the closing of the town clerk’s office on the day before each election. 17 V.S.A. §2537

- **The voter may pick up a ballot** at the town clerk’s office and return the ballot in the same manner as if the ballot was received by mail—anyone can return a ballot in a sealed certificate envelope. 17 V.S.A. §2537  **No other person except the voter can pick up a ballot for a voter**—not the spouse, not the son or daughter, not the parent.

- **A voter may vote by mail.** The voter can request absentee ballots and the clerk mails the absentee ballots, with the appropriate envelopes, to the registered voter. We suggest that you offer to use a delivery service for military and overseas voters, if at all possible. 17 V.S.A. §2539 All absentee ballots must be returned to the clerk before the close of the polls on election day, either in person or by mail in order to be counted. On election day, clerks should check both the U.S. mail and any “drop box” at the town clerk’s office before the close of the polls.

- **A town clerk can email or fax a ballot to an overseas or military voter** along with instructions and a copy of the certificate on the inside absentee envelope. The absentee ballot request form provides a place for a military or overseas voter to pick the method of ballot delivery. Upon receipt of the ballot PDF the voter can print and mark the printed ballot, put the voted ballot inside a No. 10 envelope, seal the envelope, cut out the printed certificate and paste it on the envelope, complete and sign the certificate, place inside a mailing envelope and mail or have delivered to the town clerk by the close of the polls. Please urge any person who requests a faxed ballot to use an overnight delivery service to return the ballot to you before the polls close on Election Day. A town can pay for a delivery service but a town is not required to pay for it.

If a military (stationed in U.S. or overseas) or overseas voter requests a mailed ballot, the ballot must be sent airmail, first class, using the postage paid envelopes provided by the Elections Division.

- **Pairs of Justices of the Peace may deliver absentee ballots to voters who are ill or voters with disabilities** (the request must be made by 5 p.m. or the close of the town clerk’s office the day preceding the election). 17 V.S.A. §2539(b). Only voters who are ill or voters with a disability may choose this method. Anytime after the clerk receives ballots, but no later than three days before the election, the BCA, or at the request of the BCA, the town clerk, may designate pairs of JPs to deliver ballots. If not enough JPs are available, the BCA may appoint other legal voters as election officials to assist. Anytime after the ballots are received and the BCA has designated pairs of JPs, the town clerk makes assignments to pairs of JPs to deliver and return the ballots of voters who are ill or who have a disability. 17 V.S.A. §2538(a) and (b) A BCA is not required to deliver ballots outside of the town, but the BCA may choose to do so—if it chooses to do so, it must have a fair policy to decide how far to go for deliveries so that all voter requests are treated equally.

Once the JPs have reached an absentee voter, **the JPs must work as a pair to present the ballot(s) and envelope to the voter, who may then vote in private or in the presence of both justices of the peace.** An absentee voter who is physically unable to mark the ballot may request that one of the JPs mark the ballots as directed by the voter in full view of the other justice of the peace. 17 V.S.A. §2538(c) The voter places the ballots in the certificate envelope and completes the certificate on the front of the voted ballot envelope. The certificate must be signed by the voter unless physically unable, in which case the JPs print the voter’s name, make a notation “signed by JPs for voter,” and both sign.
The JPs return the ballots and envelopes to the polling place where the voter would have voted in person or to the town clerk, if done on days preceding the day of election. 17 V.S.A. §§2538, 2545  If prior to election day, the ballot envelopes are stored securely with all returned absentee ballot envelopes.

For all early absentee ballots, the certificate envelope must be signed by the voter (or by two JPs if the voter is not physically able to sign) or the ballot cannot be counted—it will be marked defective by the election officials at the entrance checklist.

For every absentee ballot request, the clerk needs to send the following to the voter:
1. A folded outer envelope for the voter to use to return the ballots to the polling place;
2. An inside certificate envelope for the Primary or the General Election;
3. Ballot(s); and
4. An “unvoted ballot” envelope for the Primary ONLY.

For the Primary Election, if the unvoted ballots are not returned in the unvoted ballot envelope, the absentee ballots must be marked "defective" and not counted. 17 V.S.A. §2547

Municipalities with over 300 registered voters may process absentee ballots before the election

Vermont law allows the town clerk in municipalities with over 300 registered voters to open the returned outside absentee ballot envelopes, data enter the return of the absentee ballots and arrange ballots by district within the 30 days prior to the election. Within 48 hours of the election, pairs of election officials in all other size municipalities may check the names off the entrance checklist and place the certificate ballot envelopes in a secure container marked “checked-in early voter absentee ballots.” Upon the opening of the polls, the certificate ballot envelopes can be opened and the ballots fed into the tabulator or deposited in the ballot box. This is an optional procedure. 17 V.S.A. §2546

VI. Election Day Duties – From Opening the Polls until the Polls Close

The Elections Division staff is available from 7 a.m. until at least 9 p.m. on every Primary and General Election day to assist you if you have any questions. Call 800-439-8683 or our direct lines on the cover of this guide. Please call us with questions. We will stay as late as necessary to assist you, but you must call before 9 p.m. to let us know you will need help.

Opening the Polls – Post the opening time in large print on the polling place doors. The polls must be opened by the presiding officer on Election Day at the time between 5 a.m. and 10 a.m. as established by the BCA. 17 V.S.A. §§ 2494,2561 Some neighboring states have uniform opening hours and voters hear radio announcements that do not apply to Vermont which causes voter confusion. In addition to posting the warning, we suggest you post a LARGE notice of opening and closing hours on the door to the polling place(s) and at your town clerk’s office.

The presiding officer assigns election officials to work in pairs, with no pair containing members from the same political party, if possible. 17 V.S.A. §2562 There must be at least two election officials at the polling place at all times and we strongly suggest that you have at least three officials scheduled at all times. If at least three officials are present, then one official can leave briefly to use the rest room or to pick up lunch, etc. and there will still be at least two officials in the polling place.

Pollwatchers

Representatives of political parties, candidates and political committees have a right to be present and observe voters at the entrance checklist. The town clerk and presiding officers, if any, should either set out chairs, guardrails, or mark with tape where the pollwatchers can be located to observe. They have a right to hear the name of each voter restated by the entrance checklist election official. Pollwatchers do not have the right to set up their own tables and require voters to stop and give their names. This is beyond what the statute permits. Presiding officers have the right to make reasonable rules to control the activities of pollwatchers. These rules can include: no use of cell phones in the polling place; no talking
that interrupts the work of the election officials, etc. We suggest that presiding officers develop a policy for pollwatcher conduct at the polls and that the policy be posted with copies available. We suggest that interested persons contact the town clerk before election day to discuss activities so that pollwatchers can perform permitted activities without interfering with the voting process.

Political parties, candidates and political committees have a right to challenge a voter's right to vote on only two grounds: 1) that a voter has already voted in the same election or 2) that the voter is not, in fact, the person whose name appears on the checklist. 17 V.S.A. §2564 These are the only two reasons to challenge a voter on election day. If a voter is challenged for one of these two reasons, then the BCA must convene immediately to hear the facts and rule on the matter at the polling place. 17 V.S.A. §2564

**In polling places with 500 or fewer names on the checklist,** these same groups, political parties, candidates, and political committees have a right to view the checklist twice during the election day at times convenient to election officials if prior written requests were made at least 12 hours before the polls open. 17 V.S.A. §2572

**Campaigning Outside the Polling Place**
The **presiding officer** must ensure that no one hinders or interferes with the progress of any voter to and from the polling place. 17 V.S.A. §2508 **Vermont law does not provide a specific distance or number of feet that campaigners must be from the polling place.** The presiding officer must establish a policy and then show candidates and supporters where they can stand outside each polling place so that voters can enter and leave without interference. The presiding officer must make sure that no one physically interferes with a voter’s ingress and egress, but cannot establish limits that interfere with First Amendment rights by being too distant from the polling place. 17 V.S.A. §2508 The presiding officer can use discretion and establish a reasonable interpretation of the statute based upon the specific situation and terrain at each polling place. For example, a presiding officer can direct campaigners not to block the stairs or walkways, or to stand in particular places next to the walkways. However, a campaigner may be able to challenge the interpretation of the presiding officer, if the interpretation unreasonably restricts First Amendment rights to present information to voters. The key is to develop a policy that will prevent interference with voters but still allow campaigners to put out a message. We strongly suggest that the **presiding officer develop written guidelines for campaigning at the polls that can be handed out to candidates and other interested citizens.** Most campaigners feel better if they can see they are being treated equally (and a written policy reinforces this).

**Buttons, Campaign Literature, Stickers or Labels Inside the Polling Place**
Within the building containing a polling place, the presiding officer is responsible for insuring that no campaign literature, stickers, buttons, name stamps, information on candidates or other political materials are placed, handed out, displayed or allowed to remain. 17 V.S.A. §2508 **Any voter may bring a small card or folded paper to remind the voter how he wants to vote,** or a label or sticker to affix it to the ballot to vote for a write-in candidate so long as the voter is not displaying his paper or label to others in the room. 17 V.S.A. §2587(e)

The presiding officer is also responsible for insuring that no candidate, election official or other person solicits voters or otherwise campaigns in the polling place. 17 V.S.A. § 2508 **Voters wearing buttons or stickers should be asked politely to remove them while inside the polling place.** However, do not attempt to remove buttons, other insignia, or prohibit a determined button-wearer from voting if he or she refuses to remove the political insignia. Simply ensure that the voter casts his ballot as quickly as possible and leaves the polling place with the button or T-shirt. **Assign one election worker to check the voting booths regularly to make sure that no political materials have been left inside the booths.**

In addition to election law, the Vermont statutes that apply to behaviors in any public place, such as disorderly conduct, also apply to the polling place. If voters have complaints about actual harassment outside the polling place, call a law enforcement officer to deal with that problem.
**Signs Outside the Polling Place on Election Day**
The law states that on election day the presiding officer shall control the placement of signs on the property where the polling place is located in a fair and even-handed manner. 17 V.S.A. §2508 A presiding officer can develop a policy that would not allow signs to be affixed to the building or signs being placed in the ground on the property containing the polling place on election day. Or, a presiding officer may allow signs to be placed on a certain area of the lawn, with reasonable limits as to size and number of signs per candidate. However, if a citizen wants to stand outside a polling place and hold a sign, there are First Amendment rights to do so, so long as the sign holder does not interfere with the ingress and egress of voters. Likewise, if a car is legally parked outside a polling place, and happens to contain a political sign, the presiding officer cannot order the car to be moved. Please make sure that each polling place has at least two well marked handicapped parking spaces that are kept open for voters.

**Processing Absentee Ballots on Election Day**
On election day, the clerk delivers all absentee ballot envelopes that have been received to the presiding officer in the polling place where the absentee voter would have voted in person. 17 V.S.A. §2545 The law states that the voter must return the absentee ballot to the town clerk or to the polling place before the close of the polls on election day. Some voters have placed absentee ballots in “slots” for tax, water, or sewer payments or at town clerk’s offices that were closed on election day. We suggest that you post a sign stating that after the close of the town clerk’s office on the day before the election, all absentee ballots must be delivered to the polling place.

The town clerk should add a note to each voting district entrance checklist: “2 Boxes of Absentee Ballots to Process” or “4 Boxes of Absentee Ballots to Process.” In addition, each box of absentee ballots should be clearly labeled: “Box 1 of 3,” “Box 2 of 3,” etc. The boxes of absentee ballots should be placed together in a place where only the designated election officials will have access and where no one might place a coat or other object on top of a box, thus obscuring the box from view.

In municipalities that have not already checked in absentee ballots in advance of the election, when time is available, pairs of election officials open the outside envelope, check to see that the absentee voter is on the checklist, that he has not already voted, that the certificate on the voted ballot envelope is signed, and for the primary only, that the unvoted ballot(s) in the unvoted envelope is returned. **If the certificate has not been signed by the voter, the entire ballot is spoiled.** 17 V.S.A. §2547 The absentee voter’s name is then checked on the entrance checklist. The election officials then open the inside envelope and, without looking at them, deposit the ballots in the proper ballot box—unvoted primary ballots into the unvoted ballot box; voted ballots in the primary voted ballot box and the General Election ballot into the voted ballot box. Also check off the voter’s name on the exit checklist, if any. 17 V.S.A. §2546

On election day, if a voter appears at the polls with all unmarked absentee ballots and envelopes and wants to vote in person, the presiding officer must turn all of the absentee ballots and envelopes over to the town clerk and allow the voter to vote in person. 17 V.S.A. §2548 The returned absentee ballots should then be treated as spoiled or unused ballots. 17 V.S.A. §2568 If a voter who requested absentee ballots comes to the polling place to vote and does not have the unmarked absentee ballots, the voter can sign an affidavit of undelivered or lost ballots and then be given ballots to vote in person. See Appendix C for form. Make copies to bring to the polling place.

**In-Person Voting Procedures**
At the entrance checklist, the voter must state his or her name and, if requested, street address in a clear and audible tone of voice. The election officials at the entrance checklist repeat the name out loud and check the person's name off on the checklist. Repeating the name in a loud voice also serves the needs of pollwatchers, who have the right to hear, or see, the name of each person seeking to vote. 17 V.S.A. §2564 If the voter is a first-time voter who registered individually by mail, the person must provide identification. Acceptable identification includes: valid driver’s license, government check, utility bill, or other government correspondence showing current address. If a person has properly applied for addition to the checklist, but has not yet taken the Voter’s Oath, the checklist will have a notation and the person must take the Voter's Oath. 17 V.S.A. §2563
If a person chooses to use the Vote-By-Phone system the election officials must mark a tic in the space provided on first page of the entrance checklist so that the presiding officer will be able to determine how many ballots were cast using this system.

Procedure If Name Not Found on Checklist -- Sometimes legal residents who are not on the checklist come to the polling place and ask to vote. If, after discussing the facts, it appears that the voter was removed from the checklist in error, the presiding officer can call together the members of the BCA who are present, and after explanation of the error, the BCA members present may vote to return the name to the checklist. 17 V.S.A. §§2147 and 2150(d)(6)

If the person has never been on the checklist for this polling place, but asserts that he or she submitted a timely application to register to vote, the person must complete the sworn affidavit (Appen. B) and their name may be added to the checklist. The language on the affidavit is specific and clear – it states that the voter submitted an application before the deadline, and that, through no fault of their own, their name has not yet been added to the checklist. This is not “same day registration” and every voter using the affidavit needs to understand that they are stating, under the penalties of perjury, that they submitted a timely application. This voter now votes a regular ballot. This procedure must be used when the person alleges that he or she submitted a timely application to register. This Vermont law makes it unnecessary to use a provisional ballot. 17 V.S.A. §§2145 and 2147(a)(4)

If the person cannot be added to the checklist by completing the sworn affidavit, refer the person to the presiding officer. For example, some voters hear on the news that voters in other states can go to any polling place in the state to vote for president. This IS NOT TRUE in Vermont, but it is allowed by state law in Connecticut. If the presiding officer can call the Elections Division, staff can assist the presiding officer in determining how to handle an insistent voter who does not qualify for the sworn affidavit or a provisional ballot under federal law.

Provisional ballot envelopes and notices to voters will be sent to all towns. The provisional ballots and notices must be available at the polling place. Please call the elections division on election day before using any provisional ballot envelopes or notices.

Once a voter has been marked as voting by the entrance checklist election officials, an election official hands the voter the ballot(s), asks the voter if he or she has any questions, and shows the voter to a voting booth. 17 V.S.A. §2565 If the voter spoils a ballot, up to three additional ballots may be provided. 17 V.S.A. §2568 Post “Do Not Overvote” signs in each voting booth to remind voters to only vote for the number of “vote for not more than” in each race. (Appendix F) This is important in paper ballot towns so voters carefully check the ballot before depositing the voted ballot into the ballot box.

If a voter makes a mistake and returns his or her ballot to obtain another ballot, place the spoiled returned ballot in the manila envelope for SPOILED ballots, and give the voter another ballot. The ballots in the spoiled envelope are not needed to reconcile with the checklist because each voter was given a new ballot that was voted and placed in the ballot box or tabulator. If a voter returns an absentee ballot with no return address and a blank certificate envelope so that it is impossible to ascertain the identity of the voter who returned the ballot, this ballot is also considered spoiled and goes into the spoiled ballot envelope. Make a copy of Appendix I to attach to a manila envelope to hold spoiled ballots.

Make a copy of Appendix H to attach to a manila envelope to hold all defective ballots—these are ballots that the statutes say cannot be counted because the early absentee voter did not sign the certificate envelope but you have the voter’s name checked off from the return address on the envelope, the voter did not place the ballots in the certificate envelope, or the voter identified herself on the ballot. We have provided a chart to “tally” each defective ballot as you place it in the envelope. After the polls close, you will need to know the total number of defective ballots to add to the total number of ballots counted in order to reconcile with the number of voters on the checklist.
Accuvote tabulators are configured to reject the ballot if the voter has **overvoted** in a race (marked more candidates than the “vote for not more than”). If a ballot is rejected for an overvote, explain to the voter that she has voted for too many candidates in one race and that she can have that ballot spoiled and vote a new ballot. If the voter does not want to take a new ballot, the official can place the overvoted ballot in the emergency bin of the ballot box or the top front tab of the ballot box can be unlocked, and the election official can press the YES button as the ballot is inserted in the tabulator to allow the ballot to be accepted. See your Vote Tabulator Guide binder for more details.

Voters who do not use their ballots must return them to the presiding officer. Spoiled and unused ballots must be immediately marked with a notation on a separate paper and placed in the spoiled ballot envelope to be returned to the town clerk for disposition in accordance with 17 V.S.A. §2590.

In the **Statewide Primary Election in August only**, each voter will be given a ballot for each major party—there are four major parties in 2014 (Democrat, Liberty Union, Progressive, and Republican). The voter can vote on only ONE PARTY ballot. The voter is checked off the exit checklist, if any, delivers the unvoted ballot(s) to an election official for deposit in the unvoted ballot box, and the voter then feeds the voted ballot(s) into the tabulator or folds the ballots and deposits his own voted ballots in the voted ballot box and leaves the polling place. 17 V.S.A. §§2570 and 2571

In the **General Election**, after the voter votes his ballot(s), the voter is checked off the exit checklist, if any, and then feeds the ballot into the tabulating machine or folds the ballot(s) and deposits them into the ballot box before leaving the polling place. 17 V.S.A. §§2570 and 2571

In all elections, **only the voter must place his or her voted ballot(s) into the ballot box or feed the ballot(s) into the vote tabulator**. No election official can take a voted ballot from a voter. No ballot should be taken from the polling place by a voter, election official, or other person except when JPs carry ballots to voters for home delivery or two election officials take a ballot outside for the purpose of allowing a legal voter to vote from a motor vehicle adjacent to the polling place (known as curbside voting). 17 V.S.A. §2502(b)

If a voter who wants to use the **Vote-By-Phone system arrives at the polling place after 6:30 p.m., call the Elections Division immediately** to let us know that we may need to leave the telephone voting system “open” for your polling place until the ballot is cast.

**Closing the Polls**

Polling places in every town in Vermont must close at 7:00 p.m. It is the duty of the **presiding officer** to announce that the polls are closed at this time. If there are voters still waiting to be checked in or to vote, they must be given the opportunity to complete the voting process, but no one arriving after the poll closing announcement can be allowed to vote at that election. 17 V.S.A. §§2561 and 2581 The presiding officer should place one election official at the end of the line as the polls are closed to ensure that no one enters the line after the announcement and votes.

**VII. Election Duties after the Polls Close and the Next 48 hours**

The **presiding officer directs all ballot counting procedures**. 17 V.S.A §§2583 and §2587

Once the polls are closed and the last voter completes the process, the presiding officer is responsible for ensuring that **all persons who are not election officials are prevented from entering within the guardrail until all votes have been counted**. Members of the public must be allowed to watch the counting process (but not stand over election officials’ shoulders). If counting is done in a separate room, the public must still be given an opportunity to observe the counting process from a designated area. Interested persons must be able to observe the counting process, but not to interfere with the orderly count and return of votes. 17 V.S.A. §2581 Observers must not be allowed to mingle and wander around in the area where election officials are counting.
First, the checklists should be examined and the number of voters checked should be tallied on the entrance checklist and exit checklist, if any, and the tallies recorded by the presiding officer. If the tallies don’t match on the first count, you must try to find any errors in counting. If errors cannot be found, the presiding officer must prepare a statement listing any discrepancies between the checklist(s) and the # of ballots, including a list of names that are checked off on only one checklist and other details related to the discrepancies between the entrance and exit checklists or the tabulator tape. You can call the Elections Division for help if you are having difficulty finding discrepancies. Before the exit checklist or alternate materials (if there is no exit checklist) and the statement of discrepancies are placed in a ballot bag for storage, the exit checklist must be marked as the exit checklist. 17 V.S.A. §§2582 and 2583. The exit checklist, if any, should be placed with the statement of discrepancies in the ballot bag. If there is no exit checklist, alternative information including the number of persons checked on the checklist as having voted, and a statement explaining or at least listing any discrepancies between that number and the number of ballots voted, and the tabulator tapes must be stored in a ballot bag. If there is a recount, the county clerk needs to know as much as possible about the accuracy of the entrance and exit checklists.

The entrance checklist must be kept out of the ballot bags and placed in a secure location in the town clerk’s office as a public document to make copies at cost upon request. 17 V.S.A. §2583. If you place the entrance checklist in a sealed ballot bag by mistake, you will need to make a written request to the Director of Elections to receive written permission to open the bag in the presence of at least two election officials who are not affiliated with the same party and to take the entrance checklist out of the bag to be available upon request. Please be careful. Exit checklist in the ballot bag, entrance outside the bags. The entrance checklist is a public record that must be kept by the town clerk for a period of five years and made available for inspection and copying upon request and payment of the statutory fees. 17 V.S.A. §2590(e).

Appendix J provides a sample “packing list” that you can print or modify to your specific town needs to use when packing the ballot bags and other materials to return to the town office.

**Ballot Counting Procedures**

**Procedures for Accuvote Optic Scan Tabulator Towns**— In towns using vote tabulators, please follow the detailed instructions in the Vote Tabulator Guide binder which is kept in the tabulator case.

In counting for justices of the peace, if the number of candidates nominated is the same as JPs to be elected, the presiding officer may declare the entire slate elected without individual tallies, so long as each person has more votes than the number of write-ins for any write-in candidate. 17 V.S.A. §2587(f).

After the presiding officer has collected all of the packets of ballots with tally sheets and completed the summary sheet, the election officials have completed their tasks and can begin packing up supplies to return to the town clerk’s office. The presiding officer and one election official either complete the Official Return of Vote or put the summary sheets in the town clerk’s vault and complete the Official Return of Vote the next morning. (See our packing list suggestions in Appendix J.)

**Procedures for Hand Count Towns**— In a hand count town, the presiding officer opens the ballot boxes and instructs election officials to divide the ballots into sets of equal numbers. We generally suggest sets of 50 ballots, but some presiding officers prefer 25. Ask the officials to count carefully as your entire count will be off if the sets contain 49 or 51 ballots and it will take a lot more time later to discover the error. After dividing the ballots into sets of equal numbers with the last set containing the remaining ballots, add up the totals of each set to make sure it matches the total voters checked on the checklist. 17 V.S.A. §2581 to 2589.

It is easier to look for a discrepancy now and recount the sets of 50 ballots before any tally sheet is completed. If your total ballots voted number and the number of persons checked off the checklist do not agree, you must write up an explanation of the discrepancy. For example, if your total number of voted
ballots is 350 and there are only 348 names checked off the entrance checklist, then some official most likely missed checking off two names. This can happen during a long day at the polling place. If you have more names checked off than voted ballots, most likely a voter or voters walked out with a ballot and did not deposit it in the tabulator or ballot box. Make notes of what you and the other election officials present think is the most likely reason for the discrepancy.

A set of 50 ballots are then given to a pair of election officials. Election officials must work in pairs, with no pair containing members from the same political party, if possible. If the BCA and election officials are all members of one political party in your town, you must try to pair counters by personality and temperament so that the public will have confidence that the officials are not acting in collusion. (If there are legal voters in your town who are members of different parties, or independent, try to appoint some election officials from different parties or independents prior to each election.)

One election official reads out the votes on each ballot, while the other official marks the tally sheet. After counting the set, the pair of officials should review the tally sheet to see that they have correctly counted the ballots. If counts are off for a race, the pair may review the ballots for that race to find the error. Pay particular attention to races with a “Vote for not more than THREE” for example. If a voter has only voted for one candidate, the tally sheet must show two blanks. The counting pair can go back through the ballots as many times as necessary to make sure that the tally sheet is correct.

Once ballots are distributed to a pair of election officials that pair must retain custody of those ballots throughout the counting process until the ballots and tally sheet are given to the presiding officer. The presiding officer must not accept the ballots and tally sheets from the pair of officials until the presiding officer has confirmed that the pair has accounted for all votes, blanks, and spoiled for each race. This is particularly important for counting races that have a “Vote for not more than TWO” or THREE. The totals will not come out correctly if all blanks are not accounted for on the tally sheet. (If someone only votes for one candidate in a “Vote for not more than THREE” race, this must be counted as one vote and two blanks.)

If more than one ballot is used at the election, only one type of ballot should be distributed at a time. 17 V.S.A. §2584 Make sure each set of ballots is counted correctly before ballots and tally sheet are given to the presiding officer. On a separate piece of paper, indicate the number of ballots in the packet and the names of those who counted them, as “100 ballots counted by Mary Smith and John Johnson.”

The presiding officer must not accept the ballots and tally sheet from a pair of election officials until she confirms that all the races have counts equal to the number of votes cast, blanks, or spoiled for that race. If the counts don’t look correct, or the presiding officer notices an obvious error BEFORE entering the tallies onto the summary sheet, the presiding officer can give the ballots back to the pair with instructions on how to find and correct the errors so that the number of totals for each race (including blanks and spoiled) matches the number of ballots. Once the ballots and tally sheet have been accepted by the presiding officer and entered onto the summary sheet, the ballots cannot be recounted. Pairs of election officials continue to count sets of ballots in this manner until the counting is completed.

If the counting pair cannot determine or agree upon the voter intent of a marking on a ballot, the pair contacts the presiding officer who shall present the ballot marking to all of the election officials present to determine by majority vote the intent of the voter. If the intent cannot be determined, the ballot is spoiled for that race.

After the presiding officer has accepted the ballots and tally sheets and has begun entering onto the summary sheets, the presiding officer can only look for errors in transferring the numbers from the tally sheets to the summary sheets. Another election official should check each set of entries from the tally sheets to the summary sheets. In the statewide recount in 2006, we found that hand count towns made serious errors in transferring the totals from the tally sheet to the summary sheets. If a candidate receives no votes, enter a zero (0). Make sure the totals are entered next to the correct candidate’s name. Once the summary sheets are completed, you can check for errors in recording or entering the numbers
from the tally sheets. However, **do not recount the ballots.** Even if you think there is a tie, you do not recount the ballots. If there is a problem, an official recount can be requested as outlined in the statutes.

As the count for each office or question is completed, the presiding officer in the presence of another election official transfers the count from each tally sheet to the summary sheet(s), adds and enters the sum of the figures on the summary sheets and the two officials then sign the summary sheets. As each summary is completed for an office, the presiding officer publicly announces the results. 17 V.S.A. §2588

In counting for justices of the peace, if the number of candidates nominated is the same as JPs to be elected, the presiding officer may declare the entire slate elected without individual tallies, so long as each person has more votes than the number of write-ins for any write-in candidate. 17 V.S.A. §2587(f)

After the presiding officer has collected all of the packets of ballots with tally sheets and completed the summary sheet, the election officials have completed their tasks and can begin packing up supplies to return to the town clerk’s office. The presiding officer and one election official either complete the Official Return of Vote or put the summary sheets in the town clerk’s vault and complete the Official Return of Vote the next morning. (See our packing list suggestions in Appendix J.)

**Securing and storing ballots, tally sheets and checklists** -- The presiding officer must place the tally sheets, ballots, a description of any discrepancies between the entrance checklist and the exit checklist or number of ballots counted or votes on the tabulator tape, and the exit checklist or alternate materials in one or more ballot bags, tag and seal the bags, and deliver all to the town clerk. Keep the ENTRANCE checklist and SUMMARY SHEETS outside of the ballot bag to give to your town clerk. If your BCA has voted not to use an exit checklist, you must include alternative material that provides a tally of the number of persons checked on the entrance checklist which may include the printed tapes from the tabulator and any other notes you would want the court to see if a recount is requested. Please do not roll the ballots before placing them in the bags – in the event of a recount it is very difficult to handle ballots that have been rolled. See Appendix J for a sample checklist for packing the ballot bag. Copy this and bring it with you as a reminder.

All ballot bags must be sealed and tagged. The **tag for each ballot bag must list all of the contents of the bag (note which bag contains the Exit Checklist), the town to which it belongs, the name of the presiding officer, the date, and Bag # X of XX.** If you have trouble writing the contents on the tag, you can insert a paper list of the contents in the outside open pocket of the ballot bag. You can copy the sample CONTENTS of ballot bag list in Appendix J. The seal numbers for the ballot bags should be listed on your Official Return of Votes—keep a copy for your files.

The town clerk must store the ballot bags for a period of 22 months for all primary and general elections but for only 90 days following local elections. If necessary for safe storage, the town clerk may store them in a bank vault or other secure place, provided that no one may have access to them without the town clerk’s consent. After 90 days, the unused ballots may be disposed of for all elections, but federal law requires that all voted ballots and the remaining election material must be kept in the ballot bags in a secure location for 22 months following the election. 42 U.S.C. §1974 and 17 V.S.A. §2590(d)

**Election Night Reporting & Completion and Filing of Official Return of Votes**

Clerks are required to report unofficial election results to the Secretary of State’s office as soon as practicable on the night of the election. The report shall be made by submitting vote counts through the Secretary’s online elections reporting system, or if unable to submit electronically, then submitting via fax (802-828-5171), e-mail (sos.elections@sec.state.vt.us), or telephone.

The **presiding officer** and another election official then complete the Official Return of Vote immediately, or store the summary sheets in a safe, secure place until their completion the following morning. No later than 24 hours after the polls close, the presiding officer and one other election official must complete the Official Return of Votes and sign it. 17 V.S.A. §2588
The day after the election, and in no circumstances later than 48 hours after the close of the polls, the
town clerk must make three copies (four if your senatorial clerk and county clerk are different) of the
Official Return of Votes, and then deliver in person or use the prepaid overnight delivery envelope to
send the original of the Official Return of Votes (ORV) to the Secretary of State and copies to the
representative district clerk, senatorial clerk, and county clerk (if different from your senatorial clerk).
You must use the prepaid overnight envelope or hand deliver your ORVs to us. All clerks will
receive a Priority mail envelope and label containing the Secretary of State’s account number for
sending their ORV to our office. Please point out the account number to your postmaster. No
town should be charged for postage. Towns must also hand deliver, email or FAX a copy of the
Official Return of Votes to the senatorial district clerk, the county clerk, and the representative
district clerk. 17 V.S.A. §2588  Keep one copy for your files.

Town clerk prepares and sends certificate of election to Justice of the Peace candidates (following
the General Election only)
The town clerk is also responsible for notifying successful candidates for justice of the peace of their
election, following the General Election. The clerk must send or deliver a certificate of election signed
by the clerk and one other election official to each candidate elected. The certificate of election form and
the oath of office form are always available on our website. The newly elected JP must take the oath of
office and deposit a signed and certified copy of the oath with the town clerk before taking office on
February 1. 4 V.S.A. §491 Town clerks must send the names and addresses of all justices to the
Secretary of State following the election. 17 V.S.A. §2592(i) Please remind newly elected justices
that even if they take the oath of office immediately following the election, the justice of the peace
term does not start until February 1, and no official acts can be done before that time. Also,
remind the newly elected justices that although they will become ex officio notaries public, they must file
applications to become notaries with the county clerk before performing any notary duties (there is no fee
but the application must be submitted).

Canvassing Committees Duties Immediately Following the Primary (See below for General Election
canvassing committees)

The representative district clerk and one other election official serve as the representative district
canvassing committee. This committee tallies returns received from the town clerks within the
representative district, completes the canvassing report to be sent to the Office of the Secretary of
State, and issues certificates of nomination for the major party candidates for state representative.
17 V.S.A. §2592(d) In single town districts the canvassing committee meets at 10:00 a.m. on
Wednesday, the day following the Primary. In multi-town representative districts the canvassing
committee meets at 10:00 a.m. on the Friday after the election. 17 V.S.A. §2368

The senatorial district canvassing committee is composed of the senatorial district clerk and the
chair of the county committee of each major political party or their designees. 17 V.S.A. §2592(c)  We
suggest clerks contact county committee chairs to remind these officials of their duty to serve on the
canvassing committee. If a major party in your district does not have a chair, contact the state party chair
to see if he wants to designate a member. If not, the committee meets without representation from that
party. The senatorial district canvassing committee meets on the Friday at 10 a.m. to tally returns from
town clerks within the senatorial district, to complete the canvassing committee report, and to
issue certificates of nomination for major party candidates for state senator. 17 V.S.A. §2368

The county clerk with the chair of the county committee of each major political party or their designees
comprise the county canvassing committee. 17 V.S.A. §2592(b) Remind these officials of their duty
to serve on the canvassing committee. If a major party in your district does not have a chair, contact the
state party chair to see if he or she wants to designate a member. If not, the committee meets without
representation from that party. The county officers canvassing committee meets on the Friday following
the election, at 10 a.m. to complete the canvassing report and to issue certificates of nomination for
major party candidates for state’s attorney, sheriff and high bailiff. 17 V.S.A. §2368
Special Counting Rules for Primary Election
For all races in the Primary Election, the person(s) receiving a plurality (the greatest number) of all the votes cast by the party in the Primary shall be declared the party's candidate(s) for that office and shall be issued a certificate of nomination. 17 V.S.A. §2369 Each canvassing committee must prepare and sign certificates of nomination for the major party nominees and mail/deliver them to the nominee and send a copy of the canvassing committee report and the certificates to the Secretary of State. 17 V.S.A. §2371

Tie Votes in Primary—If two or more candidates of the same party are tied for statewide or congressional office, the state committee of the party must give five days notice of a meeting and then shall determine who shall be the party candidate for a statewide office or congressional office. The law was amended in 2010, so now if there is a tie vote for a county office, for state senator or for a state representative to the general assembly, the senatorial district committee for state senate, the representative district committee, or the county committee for a county office, will meet upon 5 days notice to nominate a candidate for the General Election. 17 V.S.A. §2369

Write-in Candidates—If no candidate's name is printed on the ballot for an office for a political party, a write-in candidate for that office and party must receive votes equal to at least one-half of the number of signatures needed to submit a petition for the primary in order to be declared a primary winner. This means at least 25 votes for state representative, 50 votes for state senate, and 250 votes for the congressional and statewide offices must be received by a write-in candidate, as well as the highest number of votes, in order to be the primary winner. If another candidate's name was printed on the ballot for that office and party, a write-in candidate may qualify as a winner of the primary if he receives a greater number of votes than all other candidate(s). 17 V.S.A. §2370

The statewide canvassing committee comprised of the Secretary of State and the chair of each major party or designee meets at 10 a.m. on the Tuesday following the election to certify the statewide race nominees of each major party and prepare and distribute certificates of nomination.

Canvassing for the General Election
The committee membership is the same for the Primary and the General Election for the representative district, senatorial district and county canvassing committees. For the General Election, all canvassing committees meet at 10 a.m. on the Tuesday following the election. 17 V.S.A. §2592(a) to (g) Each representative, county, and senatorial canvassing committee shall tally the returns from its district, complete the canvassing report, declare the person receiving the largest number of votes for each office to be elected, and issue a certificate of election signed by a majority of the committee. 17 V.S.A. §2592(h)

The statewide canvassing committee approves the results of statewide office elections and prepares its report to submit to the General Assembly for Governor, Lieutenant Governor, Treasurer, Secretary of State, Auditor of Accounts, and Attorney General. The certificates shall be presented to the official canvassing committee appointed by the General Assembly. Vermont Constitution, Chapter II, § 47

In the case of a tie vote in the General Election, the canvassing committee shall immediately petition the Superior Court for a recount. 17 V.S.A. §2592(l) The recount for a tie vote shall be conducted by the procedures set out in detail in 17 V.S.A. §2602a.

Representative district committees are required to send a copy of each Certificate of Election to the Secretary of State. 17 V.S.A. §2592(h)

Each Senate winner must provide a copy of her Certificate of Election to David Gibson, Secretary of the Senate.
Each canvassing committee must also send a copy of the canvassing committee report to the Secretary of State who preserves the reports as permanent records. 17 V.S.A. §2592(m)

**Voter Participation Recording in Statewide Checklist**

Not later than 60 days following the General election, every town clerk is required to enter a participation report into the statewide checklist indicating which voters on their checklist participated in the election.

**VIII. Recounts and Contests of Election**

Recounts for primary and general elections will now be conducted by tabulator. County clerks will recruit town clerks to help with the operation of tabulators. Clerks or their designee will be required to transport ballots to and from county courts for recounts. 17 V.S.A. §2602. In the event of a recount, detailed instructions and guidance will be provided by the Elections Division for conducting the recount.

In either the **Primary or General Election**, in an election for **statewide office, county office, or state senator**, if the difference between the number of votes cast for a winning candidate and the number of votes cast for a losing candidate is **less than two percent** of the total votes cast for all the candidates for an office, divided by the number of persons to be elected, that losing candidate shall have the right to have the votes for that office recounted. 17 V.S.A. §2601(a).

In an election for **state representative or justice of the peace**, if the difference between a winning candidate and a losing candidate is **less than five percent** of the total votes cast for all the candidates for that office, divided by the number of persons to be elected, the losing candidate has the right to request a recount. 17 V.S.A. §2601(b). The process to petition for a recount is in 17 V.S.A. §2602 and the detailed procedures for the county clerk to follow for the recount are in 17 V.S.A. §2602a - §2602l.

Any legal voter entitled to vote for a candidate for an office may also contest an election by filing a complaint with the Superior Court. See 17 V.S.A. §2603 for criteria and procedures.

Candidates for state representative, an elected town officer in the representative district, or 25 voters of the district may request that the House of Representatives exercise its constitutional authority to judge the elections and qualifications of its own members by filing a written request with the Secretary of State within statutory time frames. 17 V.S.A. §2605.

A candidate for state senate or 100 voters of the district may similarly request the Vermont Senate to exercise its right to judge the elections and qualifications of its members, within the time frames and by the process set out in 17 V.S.A. §2606.
Appendix A

REQUEST FOR EARLY ABSENTEE VOTER BALLOT for (ONE YEAR ONLY)
(All voters including military and overseas voters must now submit a new request for absentee ballots each year.)
(SUBMIT DIRECTLY by fax, email or mail to the Town Clerk of the town in which you are on the voter checklist.)

FOR Civilian Voters Living in the U.S.:

Voter’s Name: ___________________________________________________________  (First, Middle, Last Name)
☐ Check if last name is different than when you registered to vote--Former Name: _________________________
Voter’s Current Mailing Address: __________________________________________________________________
Voter’s Town of Residence: ______________________________________________________________________
Telephone Number: _____________________  Email Address: __________________________________________

I request early absentee voter ballot(s) for the election(s) checked below: (select Pres. Primary in Presidential Election years)
☐ Annual Town Meeting  ☐ All other local elections  ☐ August Primary Election
Presidential Primary (1st Tuesday in March) YOU MUST SELECT PARTY:  ☐ November General Election
☐ Democratic Ballot  ☐ Republican Ballot

Please deliver the ballot(s) as indicated below (check one):
☐ Mail to voter at: _________________________________________  _________________________________________
☐ Street or PO Box                                     Town/City                                      State                           Zip Code
☐ Deliver by two Justices of the Peace (This may only be selected if you are ill or physically disabled.)

Signature of Absentee Voter or Authorized Person               Date

For Clerks
Use Only:  ☐ Voted at town clerk’s office Date Request Received: ___________
☐ Ballot picked up at town clerk’s office Date Ballot Mailed: ___________
☐ Date Ballot Returned: ___________

FOR Voters serving in the MILITARY (active U.S. or overseas) and OVERSEAS Voters:

Check one:  ☐ Military (Active in U.S. or overseas)  ☐ Overseas voter (not military)

Voter’s Name: ___________________________________________________________  (First, Middle, Last Name)
Voter’s VT Town of Residence (before joining military or moving overseas): _________________________________

I request early absentee voter ballot(s) for the election(s) checked below:
☐ Annual Town Meeting  ☐ August Primary Election
Presidential Primary (1st Tuesday in March) YOU MUST SELECT PARTY:  ☐ November General Election
(select Pres. Primary in Presidential Election years)  ☐ Democratic Ballot  ☐ Republican Ballot

Please deliver the ballot(s) and all election materials as indicated below (check one):
☐ E-mail Address: ____________________________________________ (Blank ballot will be delivered by
e-mail to the voter. All voted ballots must be mailed or sent by a delivery service to the town clerk.)
☐ Fax to fax number: _______________________________ (You must provide country codes and all other
codes or numbers necessary to fax successfully to the number provided from a VT telephone.)
☐ Regular mail delivery to: (Print exactly as necessary to complete delivery to you.)

Signature of Absentee Voter or Authorized Person               Date

IF YOUR INFORMATION for the delivery method selected above CHANGES during the year, you must notify your town clerk of your
new contact or delivery information in order to receive your ballots.

IF YOU ARE REQUESTING A BALLOT FOR SOMEONE OTHER THAN YOURSELF, you must complete the
information below:  (family member, health care provider, or person authorized by the absentee voter):

Name of Requestor: ____________________________________________ Signature: __________________ Date: ___________
Organization Name (if applicable): _________________________________
Address of Requestor: __________________________________________
Relationship to Voter (check one): ☐ Family member ☐ Health care provider ☐ Person authorized by voter
Appendix B

VOTER AFFIRMATION FORM
for Addition to the Voter Registration Checklist

To the Honorable Board of Civil Authority of the town of:__________________________________________:

I, _________________________, hereby swear or affirm

that on or about _________________________, I completed, signed, and submitted a Vermont voter registration application to

the checklist to either DMV, a voter registration drive, a social service agency, or to the town clerk’s office. At the time I

submitted this form, I believed that I had taken all necessary steps to have my application for addition to the checklist acted

upon by the Board of Civil Authority. Through no fault of my own, the form was not properly processed and was not sent to

the Town Clerk of the town in which I legally reside.

My VT Driver’s License or Personal I.D. # (PID#) issued by VT DMV is____________________.  This # is REQUIRED.

☐ I hereby swear, or affirm, under penalty of perjury and other potential federal or state criminal penalties of up to a $10,000 fine,
or imprisonment for not more than fifteen years, or both, that I do not have a VT Drivers License or PID# issued by VT DMV. (17
V.S.A. § 2145(f); 17 V.S.A. § 2011; 42 U.S.C. § 1973gg-10.)

IF you do not have a VT PID# issued by VT DMV you must check the box above and provide the last 4 digits of your Social

Security Number:_______.

By checking the boxes below, I swear that these are true statements:

☐ I hereby reaffirm my request to have my name added to the checklist of the Town/City of ____________________________.

☐ I am a citizen of the United States and a resident of Vermont.

☐ I have taken the Voter's Oath (see below to complete oath).

☐ I am eighteen years of age or older or I will be eighteen on the day of election.

My principal dwelling place is at ________________________________________________________________

(Give complete address, if rural describe the exact location of your home.)

I was born on _________________________ at ___________________________________________________.

(month/day/year)                      (City, State)

The last address at which I was registered to vote, if any, was ________________________________________________________

(Give complete address; if rural describe the exact location of your home.)

and I authorize my name to be removed from the list of registered voters there or in any other place. The name under

which I was registered there, if different, was________________________.

☐ I hereby swear, or affirm, under potential federal or state criminal penalties of up to $5,000 fine, or imprisonment for not more than five

years, or both, that the statements made by me in this application are true. 13 V.S.A. § 3016. 42 U.S.C. § 1973gg-10.

_____________________________  ______________________________________________________

(Month/Day/Year)       (Applicant's Signature)

_____________________________  ______________________________________________________

(Applicant's Phone)                    (Applicant's Mailing Address)

VOTER’S OATH  (Vermont Constitution, Chapter II, Section 42)
You solemnly swear (or affirm) that whenever you give your vote or suffrage, touching any matter that concerns the state of Vermont, you will do it so as in your conscience you shall judge will most conduce to the best good of the same, as established by the Constitution, without fear or favor of any person.

ATTESTATION of VOTER'S OATH
On the ___ day of __________ 20___, ☐ I hereby certify that I took the Voter’s Oath or ☐ I administered the Voter's Oath to the
applicant, or ☐ I, the applicant, took the oath myself. Any person over 18 or the applicant can sign to attest that the oath was taken.

(Check box above & sign.)  Attestation: ______________________________________________________

Signature of Attester

FOR OFFICIAL USE: ☐ The Town Clerk OR ☐ the BCA has reviewed the application AND the applicant ☐ was added to the checklist.

The applicant’s usual polling place is: __________________________________________. OR the applicant ☐ was rejected and NOT added to the checklist. The reason(s) for rejection are: ________________________________________.

Signature of town clerk __________________________

Data Entered:_________        Sent Notification to Voter:____________________         Date Approved:__________________________

VTSOS 7.08
Appendix C

Vermont Voter Affidavit Form

For Undelivered or Lost Absentee Ballots

To the Board of Civil Authority of the town of: ________________________________:

By checking the box below, I ________________________________, swear or affirm that the statement is true:

- □ I never received an absentee ballot that was mailed to me for this election.  
  17 VSA §2532(f)

- □ I received the absentee ballot that was mailed to me but have lost or misplaced it.  
  17 VSA §2548(b)

__________________________________  ______________________________
Date                                     Signature of Voter

VTSOS 7.08
Affirmation of Residence/Domicile
17 V.S.A. §2150 (d)(3)(A)

(This affidavit must be given to Inactive/Challenged voters who have not responded to a challenge letter, before they are permitted to vote.)

I, __________________________________, do hereby swear/affirm that my principal dwelling place (my residence where I actually live) is located at:__________________________________________ (physical location or E-911 address) in the town of _______________________________. I swear or affirm this pursuant to 17 V.S.A. §2122(b) and under pains and penalties of perjury pursuant to 13 V.S.A. § 2901.

FOR MILITARY/OVERSEAS VOTERS: I, __________________________________, do hereby swear/affirm that my principal dwelling place (my residence where I actually lived) immediately prior to moving overseas/joining the service was located at:___________________________________________ (physical location or E-911 address)) in the town of _______________________________ in the state of ________________________. I swear or affirm this pursuant to 17 V.S.A. §2122(b) and under pains and penalties of perjury pursuant to 13 V.S.A. § 2901.

My current mailing address is:_________________________________________________
_________________________________________________

Subscribed and sworn to this _______ day of ________________, 20__.

__________________________________________________
Signature of Voter

13 V.S.A. §2901 – Punishment for perjury: “A person who, being lawfully required to depose the truth in a proceeding in a court of justice, commits perjury shall be imprisoned not more than fifteen years and fined not more than $10,000.00, or both.”

17 V.S.A. §2122(b) – “A person may have his or her name on the checklist only in the town of which the person is a resident. For the purpose of this chapter, “resident” shall mean a person who is domiciled in the town as evidenced by an intent to maintain a principal dwelling place in the town indefinitely and to return there if temporarily absent, coupled with an act or acts consistent with that intent. If a person removes to another town with the intention of remaining there indefinitely, that person shall be considered to have lost residence in the town in which the person originally resided even though the person intends to return at some future time. However, a person shall retain the ability to vote in a town of former residence for a period of 17 days after becoming a resident of a new town. A person may have only one residence at a given time.”
Affirmation of Residence/Domicile for Military and Overseas Voters
17 V.S.A. §2150 (d)(3)(A)

This affidavit must be given to and completed by each Inactive/Challenged voter before the voter can obtain an absentee ballot. The voter must be able to swear under penalty of perjury that he or she resided (physically lived) at an address in your town or city and that the voter moved directly from that address to living overseas or joined the military and continues to serve in the military in order to remain on the voter registration checklist and to be permitted to vote. Federal law (UOCAVA) provides that a person may remain (or be added) to a town or city voter registration checklist IF the person resided in that town or city immediately prior to moving overseas or joining the military. This affidavit must be completed and submitted by any voter who has been sent a letter challenging residency, but who has not respond to the challenge letter by returned the form that was sent with the letter. 17 V.S.A.§2150(d)(A)

I, __________________________, do hereby swear/affirm that my principal dwelling place, that is my domicile where I actually lived immediately preceding my move to reside outside of the United States was located at:

_________________________________________________________________________
(Physical location or E-911 address)

in the Town or City of ________________________________.

I swear or affirm that I resided in this town or city immediately prior to moving overseas or immediately prior to joining the military under pains and penalties of perjury.

My current mailing address is: _________________________________________________

_________________________________________________________________________

Subscribed and sworn to this _______ day of ________________, 20__.

__________________________________________________
Signature of Voter
Vermont Voter Bill of Rights

You have the right to vote if you are a U.S. citizen, live in Vermont, are 18 years old and have registered to vote in the town where you reside.

You have the right to vote if you are homeless.

You have the right to vote if you have been convicted of a felony, even while you are incarcerated.

You have the right to vote even if you have a guardian and even if you need help reading or filling out your ballot.

You have the right to vote or cast your ballot if you are in line by 7:00 p.m. on Election Day.

You have the right to know if you are registered to vote.

You have the right to ask for help from elections officials or from a friend or family member. There are some people who cannot help you vote, for example, your boss or a union officer from your job.

You have the right to a secret vote. You do not have to tell anyone how you voted.

You have the right to get a new ballot if you make a mistake.

You have the right to vote for the person you want. You can write-in someone else’s name if you don’t like the choices on your ballot.

You have the right to leave some choices blank on your ballot. The choices you do mark will still count.

You have the right to use a voting system for all federal elections that makes it possible for people with disabilities to vote privately and independently.

You have the right to get a “provisional ballot” if you are told you are not registered to vote and you cannot swear or affirm that you submitted an application to register to vote in Vermont before the deadline.

You have the right to know if your ballot, including a “provisional ballot,” was accepted for counting.

You have the right to file a complaint if you think your voting rights have been denied.

Call toll-free within Vermont at 1-800-439-8683 to get more information.
NOTICE TO VOTERS – Instructions for marking your ballot

Make sure that you only fill in an oval for NO MORE THAN the “VOTE FOR NOT MORE THAN #” that is printed for each race.

Example 1:

<table>
<thead>
<tr>
<th>VOTE FOR NOT MORE THAN ONE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Tom Jones  ●</td>
</tr>
<tr>
<td>Joseph Smith ○</td>
</tr>
</tbody>
</table>

Example 2:

<table>
<thead>
<tr>
<th>VOTE FOR NOT MORE THAN TWO:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Jane Doe ●</td>
</tr>
<tr>
<td>Tom Jones ○</td>
</tr>
<tr>
<td>Joseph Smith ●</td>
</tr>
</tbody>
</table>

For example, for statewide offices, you can only vote for one candidate in each race. In some Senate Districts and Representative Districts, you may vote for 2, 3 or 6 candidates. Do not vote for more candidates than allowed in each race. If you vote for more than the allowed number, your vote will not count!
SAMPLE LOCAL JP BALLOT FOR PAPER BALLOT TOWNS

Town of ______________________________

OFFICIAL GENERAL ELECTION BALLOT

NOVEMBER 2, 2010

To vote for a person whose name is printed on the ballot, mark a cross (X) in the square at the right of the person’s name. To vote for a person whose name is not printed on the ballot, write his or her name in the blank space provided for that purpose.

For Justice of the Peace

Vote for not more than FIVE:

JANE ADAMS, Independent………………………
MARK BROWN, Libertarian………………………
NANCY CABOT, Independent……………………
JOHN DOE, Democratic…………………………
GEORGE EDWARDS, Republican………………...
JAMES JONES, Democratic………………………..
Paul MARTIN, Democratic…………………………
WILLIAM SMITH, Republican…………………...
ROBERT WHITE, Constitution…………………..
ANN WRIGHT, Democratic………………………
ROGER WYLER, Republican………………………

____________________________ Write-In
____________________________ Write-In
____________________________ Write-In
____________________________ Write-In
____________________________ Write-In

17 V.S.A. §§2471 provides ballot shall use black printing and conform as much as possible to style of the general election ballot.
# Defective Ballot Envelope

During the Election Day, place the following ballots into this envelope with a note clipped to each ballot explaining why it is defective. (As you place each ballot into the envelope, mark a tally next to the reason):

<table>
<thead>
<tr>
<th>Tally</th>
<th>Total</th>
<th>Reason Ballot Defective</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Certificate envelope not signed by voter</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Ballot(s) not placed in certificate envelope</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Voter identified him/herself on ballot</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other reason (specified on note clipped to ballot)</td>
</tr>
<tr>
<td></td>
<td></td>
<td><strong>Total Defective Ballots</strong></td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Add this total to total number of voted ballots to reconcile with the Entrance Checklist)</td>
</tr>
</tbody>
</table>

When the polls close, total the number of defective ballots then add this number to the number of voted ballots and the total should match the entrance checklist.

These ballots can be examined during a recount but should not be counted.

Instructions for Recount (County Clerk):

Add the “Total Defective Ballots” number above to the total number of voted ballots in the bag to get the total of ballots to reconcile with the Entrance Checklist.

DO NOT COUNT the votes on the ballots that are in this envelope—Vermont law provides that the votes on these defective ballots cannot be counted.
Appendix I

Spoiled Ballot Envelope

These ballots are NOT included or counted for any reason because a voter has surrendered this “spoiled ballot” and the voter was given a new ballot to mark and cast his or her vote. (The replacement ballot was already counted and included in all totals.)

Or an absentee voter returned his envelopes and certificate envelopes with no return address, no markings and no signature so that election officials have no idea who returned the ballot—therefore no voter was checked off the entrance checklist for this ballot and the entire ballot is considered spoiled. Leave this ballot in its certificate envelope and place in this envelope.

Place each “spoiled” ballot into this envelope when an election official gives the voter a NEW ballot. Clip a note to each ballot indicating the reason it was placed in the envelope.

There is no need to count these ballots—each of these ballots was replaced with a new ballot that was voted by the voter.

<table>
<thead>
<tr>
<th>Instructions for Recount (County Clerk):</th>
</tr>
</thead>
</table>

This envelope does NOT need to be opened or examined in a recount.

Voters were given a new ballot that was voted and “replaced” the ballot included in this envelope. The new replacement ballot was counted and is in with all the counted ballots. Or the absentee ballot was returned with no indication of the voter’s identity.

Do NOT open or count the ballots in this envelope.
Appendix J

Packing List for Delivery to Polling Places Before the Polls Open

Each Legislative District needs:

Can be distributed the day before the election if the polling place will be locked overnight:

☐ Voting booths

☐ Ballot bags – Provide enough bags for each legislative district so that no more than 1,500 ballots are placed in one bag

☐ Seals for ballot bags

☐ Manila tags or contents lists to be attached to each sealed ballot bag

☐ Paper clips and stapler for processing mutilated ballots

☐ Black felt-tip pens for marking ballots

☐ Ball point pens and rulers for entrance checklist

☐ Manila envelope for defective ballots and manila envelope for spoiled ballots

☐ Telephone, headset, Pollworker Instructions, and tabletop voting booth for Vote-By-Telephone system

☐ Elections Guide binder

☐ Duct tape

Must be secured and delivered on Election morning:

☐ Vote tabulator in case with ballot test decks and Vote Tabulator Guide with backup memory card

☐ Boxes of ballots for legislative district

☐ Entrance checklist for each legislative district

☐ List of absentee voters

☐ Voted absentee ballots for each legislative district—in secure containers with notation of whether voters have been checked off Entrance Checklist
Appendix J
Sample: Prepare lists for each legislative district

After the Polls Close: Where does it all belong?

**Important:** Use this to assist you in packing after the count is completed

**Bring to Town/City Clerk (in folder or envelope provided by Clerk) for EACH Legislative District:**
- First printed tally tape
- **Entrance Checklist for the Legislative District**
- Written explanation of any discrepancies between the Entrance Checklist and total number of voted ballots
- Completed Write-in Summary Sheet(s) (white) (All tallies of ballots counted by hand must be added to the summary sheet(s))

**Also return to Town/City Clerk:**
- All unused ballots (still in shrink wrap and boxes)
- Opened (used) absentee ballot envelopes
- Remainder of supplies (stapler, unused forms, pens, etc)

**Place in ballot bag and seal:**
- Exit checklist (if any)
- All voted ballots for ONE Legislative District (DO NOT put more than 1500 ballots in one ballot bag and do not mix ballots from different legislative districts!!)
- 2nd printed tally tape from the tabulator
- All used tally sheets (totals have already been transferred to summary sheet(s))
- Defective Ballot Envelope (containing ballots that are defective and cannot be counted because the voter failed to sign the early absentee certificate, or voter failed to place the ballots in the certificate envelope, or voter marked ballot in way that disclosed identity of the voter—**You must “include” the total number of these ballots when reconciling the Entrance Checklist to the # of voted ballots.**)
- Spoiled Ballot Envelope (containing ballots that were surrendered by voters who obtained a new ballot and deposited new ballot into the tabulator—Do NOT include the total number of these ballots when reconciling Entrance Checklist to # of voted ballots)
- Any loose unused ballots (rubber banded or clipped or folders and marked as unused ballots).
- Attach manila tag to each ballot bag: Tag must contain: Election Date, Legislative District, Destroy Date, and Bag ___ of ___.
- Place Contents List (sample on next page) in outside pocket of each ballot bag

VTSOS 7.08
Appendix J
Sample: To photocopy and place in outside pocket of ballot bag

Ballot Bag Contents

Bag _____ out of _____

EXIT Checklist, IF ANY ___________________________________________

☐ All voted ballots for __________________ (Legislative District). DO NOT put more
than 1500 ballots in one ballot bag, and do not mix ballots from different legislative districts!!

☐ 2nd printed tally tape from the tabulator

☐ All used tally sheets (totals have already been transferred to summary sheet(s))

☐ Defective Ballot Envelope (containing ballots that are defective and cannot be counted because
the voter failed to sign the early absentee certificate, or voter failed to place the ballots in the certificate
envelope, or voter marked ballot in way that disclosed identity of the voter—You must “include” the
total number of these ballots when reconciling the Entrance Checklist to the # of voted ballots.

☐ Spoiled Ballot Envelope (containing ballots that were surrendered by voters who obtained a
new ballot and deposited new ballot into the tabulator—Do NOT include the total number of these
ballots when reconciling Entrance Checklist to # of voted ballots)

☐ Any loose unused ballots (rubber banded or clipped or folders and marked as unused ballots).

☐ ___________________________________________ Please list any other items packed in ballot bag.
Appendix K

Vote-by-Telephone Procedures

Pre-Election Preparations
At least 30 days prior to each election, each town or city clerk must ensure that each polling place that will be used for the election has a regular analog telephone line with a standard jack that can be used by any voters who ask to use the Vote-By-Telephone system. Each clerk must determine what caller ID number will appear when a call is placed from this line. You can do this by plugging in a telephone to the line and calling your cell phone or any other telephone that has the caller ID feature. If you don’t have a telephone with this feature, you can call our office and the Elections Division staff can tell you what caller ID number appears. If the school district or owner of the telephone line has had Verizon block the number from appearing on caller ID, then the clerk will need to contact Verizon to find out what number can be used in your region to unblock caller ID when you call into the Vote-By-Telephone system. (For example, in one region you might need to dial *87 before dialing the toll free number while in another part of the state you may need to dial *68.)

At least 20 days prior to the election, each clerk must email the caller ID # for each polling place telephone line to will.senning@sec.state.vt.us or lori.bjornlund@sec.state.vt.us. The Vote-By-Telephone system will only accept calls from lines if caller ID has been data entered into the Vote-By-Telephone system.

Voter Practice and Preview: We strongly suggest that at least 10 days prior to the election you recruit three to five elections officials or voters to volunteer to use the Vote-By-Telephone system if you think you will have any voters who will use this system on Election Day. This will give the volunteers time to call the toll free number (888- 661-6366) to listen to the instructions and practice using the telephone system prior to Election Day. When asked for a pollworker ID #, enter 1234. When asked for ballot ID#, enter 101. This will allow any person to practice using the system with a three-race and one public question practice ballot. This practice and preview number is different from the toll free number that will be used from the polling places on Election Day.

We will send to all town clerks a one or two page set of instructions that you can give or mail to any voters in your town who might be interested in using the Vote-By-Telephone system. The best feature of this system is that it allows a blind or visually impaired voter to practice using the sample ballot at any time and then practice using the actual ballot in the 20 days prior to the election. We will provide the ballot access numbers required to practice using the system with a real ballot for each district at least 20 days before the election. The best training for the election official(s) who will be assisting voters with the Vote-By-Telephone system is to call the PRACTICE AND PREVIEW toll free line and use the system enough to become familiar with all the features.

Prior to Election Day, the town clerk must instruct each presiding officer and one additional election official at each polling place so that at least two officials at each polling place can assist voters who want to use the telephone system. The instructions are summarized here and detailed below: The designated election official escorts the voter to the tabletop voting booth where the telephone is located and asks the voter if he wants to use the regular telephone handset or the headphones provided. When the voter has adjusted the headphones or indicates he wants to use the regular handset, the election officials dials the confidential toll free number. This confidential number, your confidential pollworker code, and your ballot ID # will be sent with detailed instructions along with the labels for your checklists mentioned in the next paragraph in mid- to late-August. When the call is answered it will ask the election worker to ENTER the pollworker code. This is a security measure to prevent unauthorized use of the system. Do NOT give the confidential toll free number for Election Day and the confidential pollworker # to anyone except the designated trained election official(s) for each polling place. The system will then ask the election official to ENTER the three-digit ballot code for the voting district. After this is entered, the system will announce the district and ask if this is correct. The system will then ask the election official to give the handset to the voter and ask the voter to press any number key to begin voting.

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**Prior to Election Day**, each town clerk must affix the Vote-By-Telephone label to the top of the entrance checklist prior to distribution to the polling place(s). This space will be used to track the number of voters who vote by telephone. The total number of voters who use the telephone system will be reported on the Official Return of Vote Form so your totals will come out right for each polling place. The votes cast by telephone will be added into the totals at the Office of the Secretary of State when we data enter your returns.

At least one day before the election, make sure that you have the telephone, headphones, tabletop booth and gaffers tape sent by the Elections Division to your office ready to go to each polling place. You must also have arranged for a table to be available for use with the equipment. You can set up the day before or you can wait until Election Day morning. The Vote-By-Telephone confidential number will not accept calls until the polls are open on Tuesday morning.

**At the Polling Place During Election Day**

Either the day before the election, or when you prepare to open the polls on Election Day, each town clerk or presiding officer must plug in the Ameriphone XL30 telephone with amplification and an extra headset. Set the telephone up on a small table with the tabletop voting booth. *(Telephones, head phones, tabletop booths, and gaffers tape were sent to each town in 2006 – call or email the Elections Division immediately if you have not received these materials.)*

If any voter asks to use the Vote-By-Telephone system at the entrance checklist, the election official must make a tick mark in the Vote-By-Telephone label affixed to the front page of the checklist and then check off the voter’s name the same as with any voter. You should not track which voters used the Vote-By-Telephone system, just how many. You must have an accurate count of the number of voters who use the telephone system so that you will not have discrepancies when you complete your Official Return of Votes.

If one voter uses the telephone system at your polling place to cast her ballot, then the Presiding Officer must arrange to have at least two additional voters use the telephone system in order to protect the privacy and secrecy of the ballot(s) that are cast by telephone. As explained above, please recruit volunteers BEFORE the election so they can practice using the system.

The election official escorts the voter to the tabletop voting booth where the telephone is located and asks the voter if he wants to use the regular telephone handset or the headphones provided. When the voter has adjusted the headset or indicates he wants to use the regular handset, the election officials dial the confidential toll free number provided by the Elections Division. When the call is answered by the system it will ask the election worker to ENTER the confidential pollworker code. The system will then ask the election official to ENTER the three-digit ballot code for the voting district. After this is entered, the system will announce the district and ask if this is correct. If the correct district is not announced by the system, hang up and call the Elections Division immediately. A staff member can check the system and make any changes necessary to designate the correct ballot for your polling place.

The system will then ask the election official to give the handset to the voter and ask the voter to press any number key to begin voting. **Please remind the voter:** “Do not hang up the telephone when voting until you have heard the message: “Your vote has been cast. Thank you for voting.”” After this reminder, the election official hands the handset to the voter. If the voter is using the headphones, unplug the handset from the phone so that noise from the polling place is not picked up by the handset.

For low vision voters, we will print up in large type the general instructions for using the system:

**Press** * symbol to skip the instructions (for voters who have practiced at home and do not need to hear the instructions)

**Press 1** to pause for up to 30 seconds and then the number 1 is used to resume voting again.

**Press 0** at any time to hear additional instructions.

**Number 5** is the home key on the telephone pad indicated by a raised dot on the pad. **Press 5 to make each selection of a candidate or to “deselect” a candidate selected in error.** (Number 5 is used to select a candidate and is also used to cancel or erase a selection.)
Appendix K

Press 6 to go forward through candidate’s names quickly to reach the candidate of choice.

Press 4 to repeat or go back to the last candidate’s name.

Press 8 to skip to the next race.

Press 2 to go back to a former race.

Press # symbol to print the ballot and again to cast the vote after final review.

Additional system features that election officials need to be aware of to respond to questions from voters:

The voter can listen to his selections as many times as he chooses both before printing his ballots and again after the ballot is printed. The voter must press the # symbol at the very end to cast his ballot and will then hear the message: “Your vote has been cast. Thank you for voting.”

If the voter tells you that the phone disconnected before she had finished voting ask her to wait a moment while you check. The system will “remember” that the voter did not complete her ballot. The election official calls the confidential number again and the system will ask if the voter wants to complete her ballot or if the session should be ended. If the session is ended, the election official can hang up and the system will be ready for the next voter. If you do not hear this message, notify the presiding officer.

If a voter has not used the PRACTICE AND PREVIEW feature before the election, the voter may ask to vote a regular ballot with the assistance of the person of his choice or two election officials. This is fine so long as the voter has not yet cast a ballot using the system. To verify that a ballot has not been cast, the election official calls the system and if the standard message is received, then the voter sitting at the booth already cast his ballot. If the system states that the ballot was not completed and that the voter can resume voting, then the voter can have a regular ballot.

If a voter decides to NOT use the telephone system and returns to a regular ballot, the election official must go to the entrance checklist, ask the official to remove or cross out one tic being used to track telephone voters and ask for a regular ballot for the voter. The voter can then vote with the assistance of the person of her choice or two election officials.

If a voter calls out to the election official at any time to ask a question while voting, the election official should remind the voter to press 1 to pause the system and to continue to press 1 to pause until the question has been answered.

Remember, the voter makes his selection of a candidate using the number 5 and also deselects or cancels his selection by pressing 5. So if a voter presses 5 after the name Adams, and then decides he didn’t want Adams, he presses 5 again when asked by the system if Adams is his correct choice. The voter then proceeds through the remaining candidate names and presses 5 to select the correct candidate of choice.

If a voter arrives at your polling place after 6:30 p.m. and wants to use the IVS system, please call the Elections Division to notify us that you may have a voter who will not complete a ballot prior to 7:00 pm. The system allows us to keep a polling place open for voters who arrive prior to 7 p.m. to use the system until the ballot is cast.

Election Officials can call the Elections Divisions with questions at 800-439-8683.
ADMINISTRATIVE COMPLAINT PROCEDURE

I. **Authority:** In accordance with the provisions of 42 U.S.C. § 15512(a) and 17 V.S.A. § 2458 this rule provides for a uniform, nondiscriminatory procedure for the resolution of a complaint alleging a violation of provisions of Title 17 of the Vermont Statutes or Title III of the Help America Vote Act of 2002 (HAVA). It is not intended to over-ride any specific provisions of Title 17 that provide for dispute resolution for specific aspects of Vermont elections (e.g. complaint in Superior Court for recounts).

II. **Definitions:**
   A. “Complaint” means an allegation in writing that there is a violation of provisions of Title 17 of the Vermont Statutes or Title III of the HAVA that has occurred, is occurring or is about to occur in an election.
   B. “Complainant” means any person filing a complaint in accordance with the provisions of paragraph III, below.
   C. “Election” means a primary or general election in which a federal office appears on the ballot.
   D. “Respondent” means any state or local elections official whose actions are alleged to be violation of Title 17 or Title III.
   E. “Secretary” means the Vermont Secretary of State or his or her designee.
   F. “Title 17” means 17 V.S.A. §§ 2451-2602.

III. **Complaints:** Any person who believes that a violation of provisions of Title 17 or Title III by any state or local election official has occurred, is occurring or is about to occur may file a complaint with the Secretary.
   A. Complaints must be in writing, sworn under oath under penalty of perjury, signed by the complainant and notarized.
   B. Complaints must include the full name, telephone number and mailing address of the complainant.
   C. Complaints must include a description of the alleged violation sufficient to make the Secretary and respondent aware of the nature and specifics of the complaint.
   D. If a hearing on the record is requested, the complaint must so state.
   E. The notarized complaint must be filed with the Secretary at 26 Terrace Street, Drawer 9, Montpelier, VT 05609-1101.
   F. The complainant must also send a copy of the complaint to each respondent by first class U.S. mail.

IV. **Procedures:** The Secretary may process complaints in any of the following ways:
   A. Dismiss the complaint and issue a final determination if the complaint does not comply with the requirements of paragraph III above; or if the complaint does not, on its face, allege a violation of Title 17 or Title III with regard to an election.
   B. Dismiss the complaint and issue a final determination if the complaint is not filed within sixty (60) days of the final certification of the federal election at which the alleged violation took place.
   C. Resolve the complaint informally, and issue a final determination without a formal proceeding unless the complainant requests a hearing on the record.
   D. Designate a hearing officer and schedule a date, time and place for a hearing on the record.
E. Consolidate multiple complaints into a single proceeding if the complaints relate to the same actions or events giving rise to the complaints, or the complaints raise common questions of law or fact.

V. **Hearing Procedures:** If requested in the complaint, and if no other summary action has occurred, the Secretary shall schedule a hearing as follows:

A. Written notice of the hearing shall be given to all parties setting out the date, time and place of the hearing. Notice must be sent by first class U.S. mail as least seven (7) days prior to the date of the hearing.

B. The hearing shall be recorded. The audio recording shall constitute the official record of the hearing.

C. An extension of time for a hearing may be granted for good cause.

D. At the hearing all parties shall have the opportunity to be heard and to present evidence relevant to the determination of the complaint. Witnesses shall be sworn.

E. Any party may be represented by legal counsel.

F. If a complainant fails to appear at the hearing then the complaint shall be dismissed with prejudice.

VI. **Determination:**

A. A written determination on the complaint shall be made within ninety (90) days of the filing of the complaint.

B. A written determination shall be issued within ten (10) days of the conclusion of any hearing.

C. The determination shall be final. The determination may be appealed to the Superior Court in the county where an appellant resides.

VII. **Alternative Dispute Resolution:** If, for any reason, the Secretary does not make a final determination within ninety (90) days after the complaint was filed, or within any extension of time to which the complainant consents, the complaint shall be resolved under this section:

A. The Secretary shall immediately designate a three-member arbitration panel, which shall consider the complaint and any record previously created and reach a final determination by majority vote of the panel. If no record has been created, or the record is incomplete, the panel may receive evidence in accordance with provisions contained in paragraph V, above.

B. The panel shall issue a written, final determination within thirty (30) days of its designation.

C. The final determination of the panel may be appealed to the Superior Court in the county in which an appellant resides.

(End of Rule)
RULE ON WHAT CONSTITUTES A VOTE

I. Authority: In accordance with the provisions of 42 U.S.C. § 15481 and 17 V.S.A. § 2587 this rule provides for uniform, nondiscriminatory standards for establishing what constitutes a vote and what shall be counted as a vote for all categories of voting systems and voting procedures used in Vermont.

I. Definitions:
A. Board of Civil Authority: The Town Clerk, members of the select board, and Justices of the Peace in each municipality.
B. Election Official: A member of the Board of Civil Authority, an assistant Town Clerk, or any election official appointed by the Board of Civil Authority to assist in an election.
C. Machine Ballot: A machine ballot is an official ballot printed by the Vermont Secretary of State to be used in a municipality that counts ballots by using optic scan tabulator machines.
D. Paper Ballot: A paper ballot is an official ballot printed by the Vermont Secretary of State to be used in a municipality that counts ballots by hand count.
E. Presiding Officer: The Town Clerk, unless the town has voted otherwise, or the person appointed as presiding officer by the Board of Civil Authority for an election.

II. What Constitutes a Vote for a name printed on the ballot:
A. On a paper or machine ballot, a vote shall be cast for the candidate where the voter has marked the box or oval opposite one candidate’s name, or in races where the voter is instructed to “Vote for not more than” a number of candidates, a vote shall be cast for each candidate where the voter has marked the box or oval opposite each candidate’s name so long as the voter has not marked more candidates than the number of “Vote for not more than” in that race.
B. On a paper ballot, the two election officials who are tallying the ballot shall follow the rules set out in Section IV below for determining the voter’s intent in marking the ballot.
C. On a paper ballot, if a voter has marked in the box or oval opposite more candidate(s) than are to be elected in that race, the ballot shall be counted as spoiled for that race. This is an overvote. The secretary of state shall provide notices and public information to educate voters to try to eliminate overvoting in any race.
D. On a machine ballot, if a voter has marked in the oval opposite more candidate(s) than there are candidates to be voted in that race, the optic scan tabulator machine shall be set to reject the ballot, and an election official shall instruct the voter that he or she had overvoted in a race, and shall offer the voter the opportunity to void that ballot, and to take another ballot into the voting booth in order to properly mark the number of candidates to be voted in each race.

III. What Constitutes a Vote for a write-in candidate:
A. On a paper ballot or machine ballot, the act of writing in the name of candidate, or pasting a label or sticker containing a candidate’s name on the write-in line for a race on the ballot, shall constitute a vote for that candidate even if the box or oval opposite the write-in line has not been marked.
B. In a machine ballot town, the presiding officer shall direct not less than two election officials to fan the ballots from the large ballot bin to look for ballots where a write-in candidate’s name has been written in or a label affixed, but where no mark was made in the
Appendix M

The ballots found with a write-in name but no mark in the oval shall be combined with the write-in ballots in the “write-in bin” of the machine. All ballots containing write-ins shall be counted by teams of two election officials using the same rules as paper ballots and the tally for each write-in candidates shall be added to the summary sheet and to the official return of votes.

C. On each tally sheet, the counters shall add together the names of candidates that are clearly the same person, even though a nickname or last name only is used.

D. Names of fictitious persons shall not be counted or listed as write-in candidates.

IV. **Determination of Intent of the Voter on paper ballot:**

A. In counting votes, where a box or oval is not clearly marked for a candidate as determined by the two counting election officials, the following guidance shall assist the election officials in determining the intent of the voter as expressed by the markings on the ballot:

1. The two election officials agree that the voter’s act of circling a candidate or making any mark that shows clear intent to vote for a particular candidate shall be counted as a vote for that candidate, even if the mark is made outside of the box or oval (such as circling a name).

2. If the two election officials determine that no marks have been made indicating the intent of the voter in a race, the ballot shall be counted as blank for that race.

3. If the two election officials agree that either the voter has marked more candidates than the “Vote for” in the race (overvote), or the election officials agree that it is impossible to determine the intent of the voter from marks that were made, then the ballot shall be counted as spoiled for that race. An overvote only spoils the ballot for the race in which it occurred and the remainder of the races are counted.

4. If the two election officials agree that a voter has cast a vote for fewer candidates than the “Vote for” in the race (undervote), the vote or votes properly cast shall be counted and a blank vote or votes shall be recorded for each undervote (number of “Vote for not more than” less the number of votes cast).

5. If the two election officials determine that a candidate has received more than one vote for the same office on any ballot, such as a box or oval being marked and the same candidate name is written on the write-in line, the candidate shall receive one vote only for that office and the write-in shall not be counted.

6. If the two officials determine that the write-in box or oval has been marked, but no name has been written in and no sticker or label affixed, it shall be counted as a spoiled ballot for that race.

7. If the two election officials cannot agree on the intent of the voter although some mark or marks have been made for the race, then they shall notify the presiding officer who then presents the question of the intent of the voter for a decision by majority vote of all the assembled election officials.

8. If the two election officials determine that any mark was made on a ballot for the purpose of allowing the ballot to be identified and the vote traced, they shall notify the presiding officer, and if by majority vote of the Board of Civil Authority members present it is determined that any mark was made on a ballot for the purpose of allowing the ballot to be identified and the vote traced, the entire ballot shall be marked spoiled.

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Counting Rules for All Towns – Voter intent.

The statutory rules for counting ballots are in 17 V.S.A. §2587. The Secretary of State has adopted a rule for “What Constitutes a Vote” in Appendix M. Ballots will be printed in the style used for tabulators. (ovals to be filled in instead of checkmarks in boxes—but checkmarks will still be counted.)

If the voter marks more names than there are persons to be elected to an office, his ballot is marked spoiled for that office, but the ballot shall be counted for all other properly marked offices. If a candidate receives more than one vote for the same office, i.e., the voter fills in the oval next to the candidate’s name and then writes in the same candidate, the candidate shall receive only one vote. If the BCA by majority vote determines that a mark was made on a ballot to allow the ballot to be identified and the vote traced, defeating the secrecy of the ballot, the entire ballot must be marked spoiled.

Vermont law allows the voter to affix a sticker or label bearing a candidate’s name to the ballot for write-in candidates. The act of writing in a name or attaching a sticker or label bearing a candidate’s name must be counted as a vote for that candidate, even if there is no "x" in the accompanying box or the oval is not filled in. 17 V.S.A. §2587(e)

The following illustrations help explain the rules for determining a voter’s intent:

No. 1: The voter marked two names for a “Vote for not more than ONE” race. Count this as SPOILED.

<table>
<thead>
<tr>
<th>Vote for not more than ONE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morton Main</td>
</tr>
<tr>
<td>Dee Fault</td>
</tr>
</tbody>
</table>

No. 2: Here the voter made no marks at all. Count this as BLANK.

<table>
<thead>
<tr>
<th>Vote for not more than ONE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morton Main</td>
</tr>
<tr>
<td>Dee Fault</td>
</tr>
</tbody>
</table>

No. 3: The voter only voted for 1 candidate in a “Vote for not more than TWO” contest. Count one vote for the candidate and add one mark to the BLANK column.

<table>
<thead>
<tr>
<th>Vote for not more than TWO:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morton Main</td>
</tr>
<tr>
<td>Dee Fault</td>
</tr>
</tbody>
</table>

No. 4: The voter circled the name without making an X or filling in an oval. Is the voter's intent clear? If the pair is in doubt, put it to a vote of the election officials present.

<table>
<thead>
<tr>
<th>Vote for not more than TWO:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morton Main</td>
</tr>
<tr>
<td>Dee Fault</td>
</tr>
</tbody>
</table>

No. 5: The voter’s X is in between two candidate names, so intent is not clear. Count this as SPOILED.

<table>
<thead>
<tr>
<th>Vote for not more than ONE:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Morton Main</td>
</tr>
<tr>
<td>Dee Fault</td>
</tr>
</tbody>
</table>
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No. 6: The voter changed his mind. If the pair agrees, count this for Main.

Vote for not more than ONE:

- Morton Main
- Dee Fault

No. 7: The voter wrote the name but did not fill in the oval or make a checkmark. Vermont law requires this to be counted as a vote for Whist.

Vote for not more than ONE:

- Morton Main
- Pam Whist Write-in

No. 8: A write-in for a fictional person or a dead person is not counted. Count this as SPOILED.

Vote for not more than ONE:

- Morton Main
- Mickey Mouse Write-in

No. 9: The voter filled in the write-in oval but no name was written. Count this as SPOILED.

Vote for not more than ONE:

- Morton Main
- Write-in

No. 10: The voter made two marks and may have tried to erase one of the marks or may have just smudged a mark. If the pair is uncertain, all of the election officials present decide.

Vote for not more than ONE:

- Morton Main
- Dee Fault

No. 11: The voter added a note to the ballot that allows election officials to know who marked the ballot. Count this as SPOILED for every contest for the entire ballot, not just the one race.

Vote for not more than ONE:

- Hi, how's it going? Morton Main
- Ben Dee Fault