

**HB1933**



**104TH GENERAL ASSEMBLY**

**State of Illinois**

**2025 and 2026**

**HB1933**

Introduced 2/4/2025, by Rep. Maurice A. West, II

**SYNOPSIS AS INTRODUCED:**

10 ILCS 5/1A-8

from Ch. 46, par. 1A-8

Amends the Election Code. Provides that the State Board of Elections shall exercise the powers to impose campaign disclosure penalties; to hear and adjudicate alleged violations of registration requirements; to revoke or suspend raffle licenses for political committees that violate the Raffles and Poker Runs Act; and to inform the Attorney General or the State's Attorney of credible alleged criminal violations.

LRB104 06990 SPS 17027 b

**A BILL FOR**

1           AN ACT concerning elections.

2           **Be it enacted by the People of the State of Illinois,**  
3           **represented in the General Assembly:**

4           Section 5. The Election Code is amended by changing  
5           Section 1A-8 as follows:

6           (10 ILCS 5/1A-8) (from Ch. 46, par. 1A-8)

7           Sec. 1A-8. The State Board of Elections shall exercise the  
8           following powers and perform the following duties in addition  
9           to any powers or duties otherwise provided for by law:

10           (1) Assume all duties and responsibilities of the  
11           State Electoral Board and the Secretary of State as  
12           heretofore provided in this Code;

13           (2) Disseminate information to and consult with  
14           election authorities concerning the conduct of elections  
15           and registration in accordance with the laws of this State  
16           and the laws of the United States;

17           (3) Furnish to each election authority prior to each  
18           primary and general election and any other election it  
19           deems necessary, a manual of uniform instructions  
20           consistent with the provisions of this Code which shall be  
21           used by election authorities in the preparation of the  
22           official manual of instruction to be used by the judges of  
23           election in any such election. In preparing such manual,

1       the State Board shall consult with representatives of the  
2       election authorities throughout the State. The State Board  
3       may provide separate portions of the uniform instructions  
4       applicable to different election jurisdictions which  
5       administer elections under different options provided by  
6       law. The State Board may by regulation require particular  
7       portions of the uniform instructions to be included in any  
8       official manual of instructions published by election  
9       authorities. Any manual of instructions published by any  
10       election authority shall be identical with the manual of  
11       uniform instructions issued by the Board, but may be  
12       adapted by the election authority to accommodate special  
13       or unusual local election problems, provided that all  
14       manuals published by election authorities must be  
15       consistent with the provisions of this Code in all  
16       respects and must receive the approval of the State Board  
17       of Elections prior to publication; provided further that  
18       if the State Board does not approve or disapprove of a  
19       proposed manual within 60 days of its submission, the  
20       manual shall be deemed approved;

21               (4) Prescribe and require the use of such uniform  
22       forms, notices, and other supplies not inconsistent with  
23       the provisions of this Code as it shall deem advisable  
24       which shall be used by election authorities in the conduct  
25       of elections and registrations;

26               (5) Prepare and certify the form of ballot for any

1 proposed amendment to the Constitution of the State of  
2 Illinois, or any referendum to be submitted to the  
3 electors throughout the State or, when required to do so  
4 by law, to the voters of any area or unit of local  
5 government of the State;

6 (6) Require such statistical reports regarding the  
7 conduct of elections and registration from election  
8 authorities as may be deemed necessary;

9 (7) Review and inspect procedures and records relating  
10 to conduct of elections and registration as may be deemed  
11 necessary, and to report violations of election laws to  
12 the appropriate State's Attorney or the Attorney General;

13 (8) Recommend to the General Assembly legislation to  
14 improve the administration of elections and registration;

15 (9) Adopt, amend or rescind rules and regulations in  
16 the performance of its duties provided that all such rules  
17 and regulations must be consistent with the provisions of  
18 this Article 1A or issued pursuant to authority otherwise  
19 provided by law;

20 (10) Determine the validity and sufficiency of  
21 petitions filed under Article XIV, Section 3, of the  
22 Constitution of the State of Illinois of 1970;

23 (11) Maintain in its principal office a research  
24 library that includes, but is not limited to, abstracts of  
25 votes by precinct for general primary elections and  
26 general elections, current precinct maps, and current

1       precinct poll lists from all election jurisdictions within  
2       the State. The research library shall be open to the  
3       public during regular business hours. Such abstracts,  
4       maps, and lists shall be preserved as permanent records  
5       and shall be available for examination and copying at a  
6       reasonable cost;

7               (12) Supervise the administration of the registration  
8       and election laws throughout the State;

9               (13) Obtain from the Department of Central Management  
10      Services, under Section 405-250 of the Department of  
11      Central Management Services Law, such use of electronic  
12      data processing equipment as may be required to perform  
13      the duties of the State Board of Elections and to provide  
14      election-related information to candidates, public and  
15      party officials, interested civic organizations, and the  
16      general public in a timely and efficient manner;

17               (14) To take such action as may be necessary or  
18      required to give effect to directions of the national  
19      committee or State central committee of an established  
20      political party under Sections 7-8, 7-11, and 7-14.1 or  
21      such other provisions as may be applicable pertaining to  
22      the selection of delegates and alternate delegates to an  
23      established political party's national nominating  
24      conventions or, notwithstanding any candidate  
25      certification schedule contained within this Code, the  
26      certification of the Presidential and Vice Presidential

1 candidate selected by the established political party's  
2 national nominating convention;

3 (15) To post all early voting sites separated by  
4 election authority and hours of operation on its website  
5 at least 5 business days before the period for early  
6 voting begins;

7 (16) To post on its website the statewide totals, and  
8 totals separated by each election authority, for each of  
9 the counts received pursuant to Section 1-9.2; and

10 (17) To post on its website, in a downloadable format,  
11 the information received from each election authority  
12 under Section 1-17; -

13 (18) To impose campaign disclosure penalties as set  
14 forth in Article 9;

15 (19) To hear and adjudicate alleged violations of the  
16 registration requirements as set forth in Section 9-35;

17 (20) To revoke or suspend raffle licenses for  
18 political committees that violate Section 8.1 of the  
19 Raffles and Poker Runs Act; and

20 (21) To inform the Attorney General or the State's  
21 Attorney of credible alleged criminal violations.

22 The Board may by regulation delegate any of its duties or  
23 functions under this Article, except that final determinations  
24 and orders under this Article shall be issued only by the  
25 Board.

26 The requirement for reporting to the General Assembly

1 shall be satisfied by filing copies of the report as required  
2 by Section 3.1 of the General Assembly Organization Act, and  
3 filing such additional copies with the State Government Report  
4 Distribution Center for the General Assembly as is required  
5 under paragraph (t) of Section 7 of the State Library Act.

6 (Source: P.A. 103-605, eff. 7-1-24.)