(IS AND FI		CT STATEMENT as of the latest date listed below.)
	Prepared	By: The P	rofessional Staff	of the Committee o	n Ethics and Elections
BILL:	SB 532				
INTRODUCER:	Senator Gib	oson			
SUBJECT:	Provisional Ballots				
DATE:	January 20, 2016 REVISED:		01/26/16		
ANALYST		STAF	F DIRECTOR	REFERENCE	ACTION
. Fox		Roberts		EE	Favorable
2.				ATD	
3.				FP	

I. Summary:

SB 532 allows a voter who casts a provisional ballot but fails to sign his or her name on the Voter's Certificate to "cure" this deficiency by submitting an affidavit by 5 p.m. on the second day following the election, a procedure similar to the one adopted in 2013 for absentee ballot voters who forget to sign the ballot certificate/mailing envelope.

The act takes effect July 1, 2016.

II. Present Situation:

When a poll worker can't affirmatively confirm the eligibility of a person who presents himself or herself to vote at an early voting location or at a polling precinct on Election Day, the person is entitled to vote a provisional, or "conditional," ballot.¹

In such case, the precinct clerk who is in charge of polling place operations generally works *one-on-one with the voter* to complete the Provisional Ballot Voter's Certificate and Affirmation, *making sure that all necessary information is filled out correctly* — *including the voter's signature*, his or her printed name, party registration, residential address, mailing address, and driver's license number/last 4 digits of the voter's social security number.² In fact, the Provisional Ballot Voter's Certificate must be sworn or affirmed before an election official, *who must counter-sign the attestation*.

The provisional voter is given written instructions on his or her right to provide the supervisor with written evidence of eligibility until 5 p.m. on the second day after the election, along with a numbered stub and directions on how to access a free system to find out if the provisional ballot

¹ Section 101.048(1), F.S.

² Section 101.048(3), F.S.

was counted in the final tally — and if not, why not.³ Additional procedures are laid out in the Division of Elections Polling Place Procedures Manual, which is used at every precinct.⁴

III. Effect of Proposed Changes:

The bill allows a provisional voter who fails to sign the voter's certificate but whose identity can otherwise be determined from information on the certificate to "cure" the omission by submitting an affidavit no later than 5 p.m. on the second day after an election. The voter's eligibility would still have to be determined in order for the ballot to count; the "cure" proposed in the bill would only ensure that the ballot would not be voided for lack of the requisite legal signature.

The bill prescribes the form of the affidavit, and lays out procedures and requirements for completing and submitting it — along with the manner of processing the submission. Finally, it requires the Department of State and the supervisors of elections to include the affidavit and instructions on their respective websites.

The post-submission "cure" concept in the bill appears to be modeled after the absentee ballot cure process for missing signatures adopted in 2013 (see Section VII. Related Issues, *infra*).

The bill takes effect July 1, 2016.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

³ Section 101.048(1), (5), F.S.

⁴ See, Fla Dep't of State, Polling Place Procedure Manual, at .p.14-16 (Rule 1S-2.034, F.A.C.; Pub. DS-DE 11, June 2014)

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

VII. Related Issues:

In 2013, the Legislature authorized a similar post-submission affidavit procedure to allow *absentee voters* to cure missing signatures on absentee ballot voter certificates,⁵ the distinction being that absentee electors have no election official guiding them through the process of completing the voter's certificate and no counter-signature requirement.

VIII. Statutes Affected:

This bill substantially amends section 101.048 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.

⁵ Ch. 2013-57, s.15, LAWS OF FLA. (codified at s. 101.68(4), F.S. (2013)).