Washington State House of Representatives Office of Program Research

BILL ANALYSIS

State Government Committee

HB 2743

Brief Description: Consolidating and clarifying election-related crimes.

Sponsors: Representatives Haigh, Armstrong, McDermott, Miloscia and Upthegrove; by request of Secretary of State.

Brief Summary of Bill

Organizes election crimes and penalties as a new chapter of Title 29A, makes technical changes, changes some penalties.

Hearing Date: 1/23/04

Staff: Marsha Reilly (786-7135).

Background:

Violations and penalties for violations of elections laws are identified in statute. For example, election officials who destroy, mutilate, conceal, change or alter any registration record, other than what is authorized by law, are guilty of a class C felony. Removing or defacing political advertising is a misdemeanor. A person who signs an initiative with other than his or her own name or signs knowing that he or she is not a legal voter is guilty of a gross misdemeanor.

A misdemeanor is punishable by imprisonment in the county jail for a maximum term of not more than ninety days, or by a fine of not more than \$1,000, or both.

A gross misdemeanor is punishable by imprisonment in the county jail for a maximum term of not more than one year, or by a fine of not more than \$5,000, or both.

A class C felony is punishable by confinement in a state correctional institution for five years, or by a fine of \$10,000, or both.

Summary of Bill:

Statutes related to election crimes and penalties are reorganized in Title 29A by eliminating duplicate and contradictory sections, adding penalties for crimes relating to altering equipment or votes electronically, and clarifying language.

Where the same violation is addressed in multiple sections of statute and the penalty associated with that violation conflicts, the stricter penalty is preserved. For example, the penalty for signing a

petition with another person's name is listed as a misdemeanor and a class C felony; penalties for violations by elections officers appear as a class C felony and a gross misdemeanor. The penalty for electioneering at the polling place is changed from misdemeanor to gross misdemeanor. The penalty for crimes relating to ballot interference is changed from gross misdemeanor to class C felony. The penalty of receiving another person's ballot with the intent to destroy or alter is changed from a misdemeanor to a class C felony.

Statutes relating to penalties associated with voters who show their ballot, place an identifying mark on their ballot, fail to return their ballot, or vote a ballot other than the one received are repealed.

Tampering with a voting system, device, or tallying system by electronic means and changing votes by electronic or any other means are addressed as crimes at the polling place and carry a class C felony penalty.

Technical changes are made to clarify language.

Appropriation: None.

Fiscal Note: Requested on January 20, 2004.

Effective Date: The bill takes effect on July 1, 2004.