AN ACT relating to elections; providing for photographs of voters to be included in election board registers and rosters for early voting; requiring county clerks and city clerks to provide certain equipment relating to such photographs to election board officers and to deputy clerks for early voting; requiring the Department of Motor Vehicles to provide digital colored photographs of registered voters to the Secretary of State or a county clerk upon request; amending provisions relating to the identification of a registered voter who is unable to sign his or her name; prohibiting the inclusion of certain information in a list of registered voters made available to the public; requiring county clerks to create electronic election board registers; making various other changes relating to elections; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Sections 9, 11, 18 and 19 of this bill provide for photographs of voters to be included in rosters for early voting and election board registers under certain circumstances. Section 5 of this bill requires the Secretary of State to adopt regulations setting forth the procedures for obtaining photographs of registered voters that are required under certain circumstances to be included in rosters for early voting and election board registers, and section 4 of this bill requires the
Sections 6, 9, 15 and 18 of this bill require the election board officer or deputy clerk for early voting, as applicable, to compare the photograph included in the election board register or roster for early voting, if any, to the appearance of the person applying to vote. If the election board officer or deputy clerk for early voting: (1) believes that the person in the photograph is the person applying to vote, the election board officer or deputy clerk for early voting shall allow the person to vote; or (2) does not believe that the person in the photograph is the person applying to vote, the election board officer or deputy clerk for early voting shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury that he or she is the registered voter who he or she claims to be.

If the election board register or roster for early voting does not contain a photograph next to the person’s name, the election board officer or deputy clerk for early voting shall request that the person authorize the election board officer or deputy clerk for early voting to take a photograph of the person or provide to the election board officer or deputy clerk for early voting his or her driver’s license number or identification card number, if any. If, in response to such a request, the person: (1) provides his or her driver’s license number or identification card number, the election board officer or deputy clerk for early voting shall record the number in the election board register or roster for early voting and allow the person to vote; (2) authorizes the election board officer or deputy clerk for early voting to take the person’s photograph, the election board officer or deputy clerk for early voting shall take the picture and allow the person to vote; or (3) declines to comply with the request, the election board officer or deputy clerk for early voting shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury that he or she is the registered voter who he or she claims to be.

Sections 2, 3, 13 and 14 of this bill require county clerks and city clerks to provide election board officers and deputy clerks for early voting with the equipment necessary to take digital colored photographs of voters.

Sections 8 and 17 of this bill prohibit a voter from being challenged on the basis that: (1) the voter declines to comply with a request to provide his or her driver’s license number or identification card number at the time he or she appears to vote in person; (2) the voter does not have a driver’s license or identification card; (3) the election board register or roster for early voting does not contain a photograph of the voter; (4) the voter declines to comply with a request that he or she authorize an election board officer or a deputy clerk for early voting to take his or her photograph; or (5) an election board officer or a deputy clerk for early voting does not believe that the person applying to vote is the same person in the photograph contained in the election board register or roster for early voting.

Sections 7 and 16 of this bill make changes to provisions governing the identification of a voter who is unable to sign his or her name.

Section 10 of this bill prohibits certain information about a registered voter, including a photograph, from being included on any list of registered voters made available to the public.
THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Chapter 293 of NRS is hereby amended by adding thereto the provisions set forth as sections 2, 3 and 4 of this act.

Sec. 2. A county clerk shall provide each election board officer with the equipment necessary to:
1. Take a digital colored photograph of a person pursuant to NRS 293.277; and
2. Store each photograph taken of a person and each driver’s license number and identification card number provided by a person pursuant to NRS 293.277 in a secure manner that may not be modified, copied or destroyed.

Sec. 3. A county clerk shall provide each deputy clerk for early voting with the equipment necessary to:
1. Take a digital colored photograph of a person pursuant to NRS 293.3585; and
2. Store each photograph taken of a person and each driver’s license number and identification card number provided by a person pursuant to NRS 293.3585 in a secure manner that may not be modified, copied or destroyed.

Sec. 4. The Department of Motor Vehicles shall provide digital colored photographs of registered voters to the Secretary of State or to a county clerk upon request. The Secretary of State and the Department shall enter into a cooperative agreement to carry out the provisions of this section.

Sec. 5. NRS 293.247 is hereby amended to read as follows:
1. The Secretary of State shall adopt regulations, not inconsistent with the election laws of this State, for the conduct of primary, general, special and district elections in all cities and counties. Permanent regulations of the Secretary of State that regulate the conduct of a primary, general, special or district election that are effective on or before December 31 of the year immediately preceding a primary, general, special or district election govern the conduct of that election.
2. The Secretary of State shall prescribe the forms for a declaration of candidacy, certificate of candidacy, acceptance of candidacy and any petition which is filed pursuant to the general election laws of this State.
3. The regulations must prescribe:
   (a) The duties of election boards;
   (b) The type and amount of election supplies;
   (c) The manner of printing ballots and the number of ballots to be distributed to precincts and districts;
(d) The method to be used in distributing ballots to precincts and
districts;
(e) The method of inspection and the disposition of ballot boxes;
(f) The form and placement of instructions to voters;
(g) The recess periods for election boards;
(h) The size, lighting and placement of voting booths;
(i) The amount and placement of guardrails and other furniture
and equipment at voting places;
(j) The disposition of election returns;
(k) The procedures to be used for canvasses, ties, recounts and
contests, including, without limitation, the appropriate use of a
paper record created when a voter casts a ballot on a mechanical
voting system that directly records the votes electronically;
(l) The procedures to be used to ensure the security of the ballots
from the time they are transferred from the polling place until they
are stored pursuant to the provisions of NRS 293.391 or 293C.390;
(m) The procedures to be used to ensure the security and
accuracy of computer programs and tapes used for elections;
(n) The procedures to be used for the testing, use and auditing of
a mechanical voting system which directly records the votes
electronically and which creates a paper record when a voter casts a
ballot on the system;
(o) The procedures to be used for the disposition of absent
ballots in case of an emergency;
(p) The acceptable standards for the sending and receiving of
applications, forms and ballots, by approved electronic transmission,
by the county clerks and the electors or registered voters who are
authorized to use approved electronic transmission pursuant to the
provisions of this title;
(q) The forms for applications to register to vote and any other
forms necessary for the administration of this title; [and]
(r) The procedures for obtaining photographs of registered
voters that are required to be included in election board registers
and rosters for early voting;
(s) The procedures to be followed by election board officers
and deputy clerks for early voting, as applicable, to take
photographs and obtain driver’s license numbers and
identification card numbers pursuant to NRS 293.277, 293.3585,
293C.270 and 293C.3585; and
(t) Such other matters as determined necessary by the Secretary
of State.
4. The Secretary of State may provide interpretations and take
other actions necessary for the effective administration of the
statutes and regulations governing the conduct of primary, general,
special and district elections in this State.
5. The Secretary of State shall prepare and distribute to each county and city clerk copies of:
   (a) Laws and regulations concerning elections in this State;
   (b) Interpretations issued by the Secretary of State’s Office; and
   (c) Any Attorney General’s opinions or any state or federal court decisions which affect state election laws or regulations whenever any of those opinions or decisions become known to the Secretary of State.

Sec. 6. NRS 293.277 is hereby amended to read as follows:

293.277 1. Except as otherwise provided in NRS 293.541, and subject to the provisions of subsections 2, 3 and 4, if a person’s name appears in the election board register or if the person provides an affirmation pursuant to NRS 293.525, the person is entitled to vote and must sign his or her name in the election board register when he or she applies to vote. The signature must be compared by an election board officer with the signature or a facsimile thereof on the person’s original application to register to vote or one of the forms of identification listed in subsection 2.

2. Except as otherwise provided in NRS 293.2725, the forms of identification which may be used individually to identify a voter at the polling place are:
   (a) The card issued to the voter at the time he or she registered to vote;
   (b) A driver’s license;
   (c) An identification card issued by the Department of Motor Vehicles;
   (d) A military identification card; or
   (e) Any other form of identification issued by a governmental agency which contains the voter’s signature and physical description or picture.

3. If the election board register contains a photograph next to the person’s name, an election board officer shall compare the photograph with the appearance of the person. If the election board officer:
   (a) Believes that the person in the photograph is the person applying to vote, the election board officer shall allow the person to vote.
   (b) Does not believe that the person in the photograph is the person applying to vote, the election board officer shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury in the form prescribed by the Secretary of State that he or she is the registered voter who he or she claims to be.

4. If the election board register does not contain a photograph next to the person’s name, an election board officer
shall request that the person authorize the election board officer to
take a photograph of the person or provide to the election board
officer his or her driver’s license number or identification card
number, if any. If the person:

(a) Provides to the election board officer the person’s driver’s
license number or identification card number, the election board
officer shall record the number in the election board register and
allow the person to vote.
(b) Authorizes the election board officer to take the person’s
photograph, the election board officer shall take the photograph
and allow the person to vote.
(c) Declines to comply with the election board officer’s
request, the election board officer shall allow the person to vote if
the person provides a written affirmation signed under penalty of
perjury in the form prescribed by the Secretary of State that he or
she is the registered voter who he or she claims to be.

Sec. 7. NRS 293.283 is hereby amended to read as follows:

293.283  Any registered voter who is unable to sign his or her
name must be identified by answering questions covering the
personal data which is reported on the original application to
register to vote. The officer in charge of the roster shall
mark, stamp, write, or print or otherwise indicate “Identified as”
ext to the left of the voter’s name.

Sec. 8. NRS 293.303 is hereby amended to read as follows:

293.303  1. A person applying to vote may be challenged:

(a) Except as otherwise provided in subsection 10,
orally by any registered voter of the precinct upon the ground that
he or she is not the person entitled to vote as claimed or has voted
before at the same election. A registered voter who initiates a
challenge pursuant to this paragraph must submit an affirmation that
is signed under penalty of perjury and in the form prescribed by the
Secretary of State stating that the challenge is based on the personal
knowledge of the registered voter.

(b) On any ground set forth in a challenge filed with the county
clerk pursuant to the provisions of NRS 293.547.

2. If a person is challenged, an election board officer shall
tender the challenged person the following oath or affirmation:

(a) If the challenge is on the ground that the challenged person
does not belong to the political party designated upon the register, “I
swear or affirm under penalty of perjury that I belong to the political
party designated upon the register”;

(b) If the challenge is on the ground that the register does not
show that the challenged person designated the political party to
which he or she claims to belong, “I swear or affirm under penalty
of perjury that I designated on the application to register to vote the political party to which I claim to belong”;

(c) If the challenge is on the ground that the challenged person does not reside at the residence for which the address is listed in the election board register, “I swear or affirm under penalty of perjury that I reside at the residence for which the address is listed in the election board register”;  

(d) If the challenge is on the ground that the challenged person previously voted a ballot for the election, “I swear or affirm under penalty of perjury that I have not voted for any of the candidates or questions included on this ballot for this election”; or  

(e) If the challenge is on the ground that the challenged person is not the person he or she claims to be, “I swear or affirm under penalty of perjury that I am the person whose name is in this election board register.”

The oath or affirmation must be set forth on a form prepared by the Secretary of State and signed by the challenged person under penalty of perjury.

3. Except as otherwise provided in subsection 4, if the challenged person refuses to execute the oath or affirmation so tendered, he or she must not be issued a ballot, and the officer in charge of the election board register shall write the words “Challenged ................” opposite his or her name in the election board register.

4. If the challenged person refuses to execute the oath or affirmation set forth in paragraph (a) or (b) of subsection 2, the election board officers shall issue the person a nonpartisan ballot.

5. If the challenged person refuses to execute the oath or affirmation set forth in paragraph (c) of subsection 2, the election board officers shall inform the person that he or she is entitled to vote only in the manner prescribed in NRS 293.304.

6. If the challenged person executes the oath or affirmation and the challenge is not based on the ground set forth in paragraph (e) of subsection 2, the election board officers shall issue the person a partisan ballot.

7. If the challenge is based on the ground set forth in paragraph (c) of subsection 2, and the challenged person executes the oath or affirmation, the election board shall not issue the person a ballot until he or she furnishes satisfactory identification which contains proof of the address at which the person actually resides. For the purposes of this subsection, a voter registration card issued pursuant to NRS 293.517 does not provide proof of the address at which a person resides.

8. If the challenge is based on the ground set forth in paragraph (e) of subsection 2 and the challenged person executes the oath or
affirmation, the election board shall not issue the person a ballot unless the person:
(a) Furnishes official identification which contains a photograph of the person, such as a driver’s license or other official document; or
(b) Brings before the election board officers a person who is at least 18 years of age who:
(1) Furnishes official identification which contains a photograph of that person, such as a driver’s license or other official document; and
(2) Executes an oath or affirmation under penalty of perjury that the challenged person is who he or she swears to be.

9. The election board officers shall:
(a) Record on the challenge list:
(1) The name of the challenged person;
(2) The name of the registered voter who initiated the challenge; and
(3) The result of the challenge; and
(b) If possible, orally notify the registered voter who initiated the challenge of the result of the challenge.

10. No person may be challenged pursuant to paragraph (a) of subsection 1 because:
(a) The person declines to comply with a request to provide his or her driver’s license number or identification card number at the time he or she appears to vote in person pursuant to NRS 293.277 or 293.3585;
(b) The person does not have a driver’s license or identification card;
(c) The election board register or roster for early voting does not contain a photograph of the person;
(d) The person declines to comply with a request that he or she authorize an election board officer or a deputy clerk for early voting to take the person’s photograph; or
(e) An election board officer or a deputy clerk for early voting believes that a person applying to vote is not the same person in the photograph contained in the election board register or roster for early voting.

Sec. 9. NRS 293.3585 is hereby amended to read as follows:
293.3585  1. Upon the appearance of a person to cast a ballot for early voting, the deputy clerk for early voting shall:
(a) Determine that the person is a registered voter in the county;
(b) Instruct the voter to sign the roster for early voting; and
(c) Verify the signature of the voter against that contained on the original application to register to vote or a facsimile thereof, the
card issued to the voter at the time of registration or some other piece of official identification; and

(d) Comply with the provisions of subsection 2 or 3, as applicable.

2. If the roster for early voting contains a photograph next to the person’s name, a deputy clerk for early voting shall compare the photograph with the appearance of the person. If the deputy clerk for early voting:

   (a) Believes that the person in the photograph is the person applying to vote, the deputy clerk for early voting shall allow the person to vote.

   (b) Does not believe that the person in the photograph is the person applying to vote, the deputy clerk for early voting shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury in the form prescribed by the Secretary of State that he or she is the registered voter who he or she claims to be.

3. If the roster for early voting does not contain a photograph next to the person’s name, the deputy clerk for early voting shall request that the person authorize the deputy clerk for early voting to take a photograph of the person or provide to the deputy clerk for early voting his or her driver’s license number or identification card number, if any. If the person:

   (a) Provides to the deputy clerk for early voting the person’s driver’s license number or identification card number, the deputy clerk for early voting shall record the number in the roster for early voting and allow the person to vote.

   (b) Authorizes the deputy clerk for early voting to take the person’s photograph, the deputy clerk for early voting shall take the photograph and allow the person to vote.

   (c) Declines to comply with the deputy clerk for early voting’s request, the deputy clerk for early voting shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury in the form prescribed by the Secretary of State that he or she is the registered voter who he or she claims to be.

4. The county clerk shall prescribe a procedure, approved by the Secretary of State, to determine that the voter has not already voted pursuant to this section.

   5. The roster for early voting must contain:

   (a) The voter’s name, the address where he or she is registered to vote, his or her voter identification number, and a place for the voter’s signature and the voter’s photograph, if a photograph of the voter has been obtained pursuant to subsection 3, NRS 293.277, 293C.270 or 293C.3585 or section 4 of this act;

   (b) The voter’s precinct or voting district number; and
(c) The date of voting early in person.

6. When a voter is entitled to cast a ballot and has identified himself or herself to the satisfaction of the deputy clerk for early voting, the voter is entitled to receive the appropriate ballot or ballots, but only for his or her own use at the polling place for early voting.

7. If the ballot is voted on a mechanical recording device which directly records the votes electronically, the deputy clerk for early voting shall:
   (a) Prepare the mechanical recording device for the voter;
   (b) Ensure that the voter’s precinct or voting district and the form of ballot are indicated on the voting receipt, if the county clerk uses voting receipts; and
   (c) Allow the voter to cast a vote.

8. A voter applying to vote early by personal appearance may be challenged pursuant to NRS 293.303.

Sec. 10. NRS 293.440 is hereby amended to read as follows:

293.440 1. Any person who desires a copy of any list of the persons who are registered to vote in any precinct, district or county may obtain a copy by applying at the office of the county clerk and paying therefor a sum of money equal to 1 cent per name on the list, except that one copy of each original and supplemental list for each precinct, district or county must be provided both to the state central committee of any major political party and to the county central committee of any major political party, and to the executive committee of any minor political party upon request, without charge.

2. Except as otherwise provided in NRS 293.5002 and 293.558, the copy of the list provided pursuant to this section must indicate the address, date of birth, telephone number and the serial number on each application to register to vote. The copy of the list must not include a photograph of a person or indicate any portion of a person’s driver’s license number, identification card number or social security number. If the county maintains this information in a computer database, the date of the most recent addition or revision to an entry, if made on or after July 1, 1989, must be included in the database and on any resulting list of the information. The date must be expressed numerically in the order of month, day and year.

3. A county may not pay more than 10 cents per folio or more than $6 per thousand copies for printed lists for a precinct or district.

4. A county which has a system of computers capable of recording information on magnetic tape or diskette shall, upon request of the state central committee or county central committee of any major political party or the executive committee of any minor
political party which has filed a certificate of existence with the Secretary of State, record for both the state central committee and the county central committee of the major political party, if requested, and for the executive committee of the minor political party, if requested, on magnetic tape or diskette supplied by it:

(a) The list of persons who are registered to vote and the information required in subsection 2; and

(b) Not more than four times per year, as requested by the state or county central committee or the executive committee:

(1) A complete list of the persons who are registered to vote with a notation for the most recent entry of the date on which the entry or the latest change in the information was made; or

(2) A list that includes additions and revisions made to the list of persons who are registered to vote after a date specified by the state or county central committee or the executive committee.

5. If a political party does not provide its own magnetic tape or diskette, or if a political party requests the list in any other form that does not require printing, the county clerk may charge a fee to cover the actual cost of providing the tape, diskette or list.

6. Any state or county central committee of a major political party, any executive committee of a minor political party or any member or representative of such a central committee or executive committee who receives without charge a list of the persons who are registered to vote in any precinct, district or county pursuant to this section shall not:

(a) Use the list for any purpose that is not related to an election; or

(b) Sell the list for compensation or other valuable consideration.

Sec. 11. NRS 293.510 is hereby amended to read as follows:

293.510 1. In counties where computers are not used to register voters, the county clerk shall:

(a) Segregate original applications to register to vote according to the precinct in which the registered voters reside and arrange the applications in each precinct or district in alphabetical order. The applications for each precinct or district must be kept in a separate binder which is marked with the number of the precinct or district. [This binder constitutes the]

For each precinct and district, the county clerk shall create a computer listing which contains the information included in the applications to register to vote and a photograph of each registered voter whose photograph has been obtained pursuant to NRS 293.277, 293.3585, 293C.270 or 293C.3585 or section 4 of this act. This computer listing is the election board register.
(b) Arrange the duplicate applications of registration in alphabetical order for the entire county and keep them in binders or a suitable file which constitutes the registrar of voters’ register.

2. In any county where a computer is used to register voters, the county clerk shall:
   (a) Arrange the original applications to register to vote for the entire county in a manner in which an original application may be quickly located. These original applications constitute the registrar of voters’ register.
   (b) Segregate the applications to register to vote in a computer file according to the precinct or district in which the registered voters reside, and for each precinct or district have printed a computer listing which contains the applications to register to vote in alphabetical order. These listings of applications to register to vote must be placed in separate binders which are marked with the number of the precinct or district. These binders constitute the election board registers.

Sec. 12. Chapter 293C of NRS is hereby amended by adding thereto the provisions set forth as sections 13 and 14 of this act.

Sec. 13. A city clerk shall provide each election board officer with any equipment necessary to:
   1. Take a digital colored photograph of a person pursuant to NRS 293C.270; and
   2. Store each photograph taken of a person and each driver’s license number and identification card number provided by a person pursuant to NRS 293C.270 in a secure manner that may not be modified, copied or destroyed.

Sec. 14. A city clerk shall provide each deputy clerk for early voting with any equipment necessary to:
   1. Take a digital colored photograph of a person pursuant to NRS 293C.3585; and
   2. Store each photograph taken of a person and each driver’s license number and identification card number provided by a person pursuant to NRS 293C.3585 in a secure manner that may not be modified, copied or destroyed.

Sec. 15. NRS 293C.270 is hereby amended to read as follows:
   293C.270 1. Except as otherwise provided in NRS 293.541, and subject to the provisions of subsections 2, 3 and 4, if a person’s name appears in the election board register or if the person provides an affirmation pursuant to NRS 293C.525, the person is entitled to vote and must sign his or her name in the election board register when he or she applies to vote. The signature must be compared by an election board officer with the signature or a facsimile thereof on the person’s original application to register to vote or one of the forms of identification listed in subsection 2.
2. The forms of identification that may be used to identify a voter at the polling place are:
   (a) The card issued to the voter at the time he or she registered to vote;
   (b) A driver’s license;
   (c) An identification card issued by the Department of Motor Vehicles;
   (d) A military identification card; or
   (e) Any other form of identification issued by a governmental agency that contains the voter’s signature and physical description or picture.

3. If the election board register contains a photograph next to the person’s name, an election board officer shall compare the photograph with the appearance of the person. If the election board officer:
   (a) Believes that the person in the photograph is the person applying to vote, the election board officer shall allow the person to vote.
   (b) Does not believe that the person in the photograph is the person applying to vote, the election board officer shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury in the form prescribed by the Secretary of State that he or she is the registered voter who he or she claims to be.

4. If the election board register does not contain a photograph next to the person’s name, an election board officer shall request that the person authorize the election board officer to take a photograph of the person or provide to the election board officer his or her driver’s license number or identification card number, if any. If the person:
   (a) Provides to the election board officer the person’s driver’s license number or identification card number, the election board officer shall record the number in the election board register and allow the person to vote.
   (b) Authorizes the election board officer to take the person’s photograph, the election board officer shall take the photograph and allow the person to vote.
   (c) Declines to comply with the election board officer’s request, the election board officer shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury in the form prescribed by the Secretary of State that he or she is the registered voter who he or she claims to be.

Sec. 16. NRS 293C.272 is hereby amended to read as follows:

293C.272 Any registered voter who is unable to sign his or her name must be identified by answering questions covering the
personal data that is reported on the original application to register
to vote. The officer in charge of the roster shall mark, stamp, write,
print or otherwise indicate “Identified as” next to the left of
the voter’s name.

Sec. 17. NRS 293C.292 is hereby amended to read as follows:
293C.292 1. A person applying to vote may be challenged:
   (a) [Orally] Except as otherwise provided in subsection 9,
   orally by any registered voter of the precinct or district upon the
   ground that he or she is not the person entitled to vote as claimed or
   has voted before at the same election; or
   (b) On any ground set forth in a challenge filed with the county
       clerk pursuant to the provisions of NRS 293.547.

2. If a person is challenged, an election board officer shall
   tender the challenged person the following oath or affirmation:
   (a) If the challenge is on the ground that the challenged person
       does not reside at the residence for which the address is listed in the
       election board register, “I swear or affirm under penalty of perjury
       that I reside at the residence for which the address is listed in the
       election board register”;
   (b) If the challenge is on the ground that the challenged person
       previously voted a ballot for the election, “I swear or affirm under
       penalty of perjury that I have not voted for any of the candidates or
       questions included on this ballot for this election”; or
   (c) If the challenge is on the ground that the challenged person is
       not the person he or she claims to be, “I swear or affirm under
       penalty of perjury that I am the person whose name is in this
       election board register.”
   The oath or affirmation must be set forth on a form prepared by
   the Secretary of State and signed by the challenged person under
   penalty of perjury.

3. If the challenged person refuses to execute the oath or
   affirmation so tendered, he or she must not be issued a ballot, and
   the officer in charge of the election board register shall write the
   words “Challenged .................” opposite his or her name in the
   election board register.

4. If the challenged person refuses to execute the oath or
   affirmation set forth in paragraph (a) of subsection 2, the election
   board officers shall inform the person that he or she is entitled to
   vote only in the manner prescribed in NRS 293C.295.

5. If the challenged person executes the oath or affirmation and
   the challenge is not based on the ground set forth in paragraph (c) of
   subsection 2, the election board officers shall issue him or her a
   ballot.

6. If the challenge is based on the ground set forth in paragraph
   (a) of subsection 2, and the challenged person executes the oath or
affirmation, the election board shall not issue the person a ballot until he or she furnishes satisfactory identification that contains proof of the address at which the person actually resides. For the purposes of this subsection, a voter registration card issued pursuant to NRS 293.517 does not provide proof of the address at which a person resides.

7. If the challenge is based on the ground set forth in paragraph (c) of subsection 2 and the challenged person executes the oath or affirmation, the election board shall not issue the person a ballot unless the person:
   (a) Furnishes official identification which contains a photograph of the person, such as a driver’s license or other official document; or
   (b) Brings before the election board officers a person who is at least 18 years of age who:
      (1) Furnishes official identification which contains a photograph of the person, such as a driver’s license or other official document; and
      (2) Executes an oath or affirmation under penalty of perjury that the challenged person is who he or she swears to be.

8. The election board officers shall:
   (a) Record on the challenge list:
      (1) The name of the challenged person;
      (2) The name of the registered voter who initiated the challenge; and
   (3) The result of the challenge; and
   (b) If possible, orally notify the registered voter who initiated the challenge of the result of the challenge.

9. No person may be challenged pursuant to paragraph (a) of subsection 1 because:
   (a) The person declines to comply with a request to provide his or her driver’s license number or identification card number at the time he or she appears to vote in person pursuant to NRS 293C.270 or 293C.3585;
   (b) The person does not have a driver’s license or identification card;
   (c) The election board register or roster for early voting does not contain a photograph of the person;
   (d) The person declines to comply with a request that he or she authorize an election board officer or a deputy clerk for early voting to take the person’s photograph; or
   (e) An election board officer or a deputy clerk for early voting believes that a person applying to vote is not the same person in the photograph contained in the election board register or roster for early voting.
Sec. 18. NRS 293C.3585 is hereby amended to read as follows:

293C.3585 1. Upon the appearance of a person to cast a ballot for early voting, the deputy clerk for early voting shall:
   (a) Determine that the person is a registered voter in the county;
   (b) Instruct the voter to sign the roster for early voting; [and]
   (c) Verify the signature of the voter against that contained on the original application to register to vote or a facsimile thereof, the card issued to the voter at the time of registration or some other piece of official identification; and
   (d) Comply with the provisions of subsection 2 or 3, as applicable.

2. If the roster for early voting contains a photograph next to the person’s name, a deputy clerk for early voting shall compare the photograph with the appearance of the person. If the deputy clerk for early voting:
   (a) Believes that the person in the photograph is the person applying to vote, the deputy clerk for early voting shall allow the person to vote.
   (b) Does not believe that the person in the photograph is the person applying to vote, the deputy clerk for early voting shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury in the form prescribed by the Secretary of State that he or she is the registered voter who he or she claims to be.

3. If the roster for early voting does not contain a photograph next to the person’s name, the deputy clerk for early voting shall request that the person authorize the deputy clerk for early voting to take a photograph of the person or provide to the deputy clerk for early voting his or her driver’s license number or identification card number, if any. If the person:
   (a) Provides to the deputy clerk for early voting the person’s driver’s license number or identification card number, the deputy clerk for early voting shall record the number in the roster for early voting and allow the person to vote.
   (b) Authorizes the deputy clerk for early voting to take the person’s photograph, the deputy clerk for early voting shall take the photograph and allow the person to vote.
   (c) Declines to comply with the deputy clerk for early voting’s request, the deputy clerk for early voting shall allow the person to vote if the person provides a written affirmation signed under penalty of perjury in the form prescribed by the Secretary of State that he or she is the registered voter who he or she claims to be.
4. The city clerk shall prescribe a procedure, approved by the Secretary of State, to determine that the voter has not already voted pursuant to this section.

5. The roster for early voting must contain:
   (a) The voter’s name, the address where he or she is registered to vote, his or her voter identification number, and a place for the voter’s signature and the voter’s photograph, if a photograph of the voter has been obtained pursuant to subsection 3, NRS 293.277, 293.3585 or 293C.270 or section 4 of this act;
   (b) The voter’s precinct or voting district number; and
   (c) The date of voting early in person.

6. When a voter is entitled to cast a ballot and has identified himself or herself to the satisfaction of the deputy clerk for early voting, the voter is entitled to receive the appropriate ballot or ballots, but only for his or her own use at the polling place for early voting.

7. If the ballot is voted on a mechanical recording device which directly records the votes electronically, the deputy clerk for early voting shall:
   (a) Prepare the mechanical recording device for the voter;
   (b) Ensure that the voter’s precinct or voting district and the form of ballot are indicated on the voting receipt, if the city clerk uses voting receipts; and
   (c) Allow the voter to cast a vote.

8. A voter applying to vote early by personal appearance may be challenged pursuant to NRS 293C.292.

Sec. 19. NRS 293C.535 is hereby amended to read as follows:

1. Except as otherwise provided by special charter, registration of electors in incorporated cities must be accomplished in the manner provided in this chapter.

2. The county clerk shall use the statewide voter registration list to prepare for the city clerk of each incorporated city within the county an electronic election board register of all electors eligible to vote at a regular or special city election. The entries in the election board register must be arranged alphabetically with the surnames first.

3. The official register must be prepared in suitable books, one for each ward or other voting district within each incorporated city. The entries in the election board register must be arranged alphabetically with the surnames first.

4. The county clerk shall keep duplicate originals or copies of the applications to register to vote contained in the official register in the county clerk’s office.
Sec. 20. The provisions of NRS 354.599 do not apply to any additional expenses of a local government that are related to the provisions of this act.

Sec. 21. This act becomes effective:
1. Upon passage and approval for the purposes of adopting regulations and other preparatory administrative tasks that are necessary to carry out the provisions of this act; and
2. On January 1, 2014, for all other purposes.