# WEST VIRGINIA LEGISLATURE 

SECOND REGULAR SESSION, 2012


# ENROLLED 

## COMMITTEE SUBSTITUTE FOR House Bill No. 4279

(By Delegates Manchin, Lawrence, Cann, Doyle, Longstreth and Morgan)

Passed March 10, 2012

To Take Effect Ninety Days From Passage

# ENROLLED 

COMMITTEE SUBSTITUTE FOR
(By Delegates Manchin, Lawrence, Cann, DOYLE, LONGSTRETH AND MORGAN)
[Passed March 10, 2012; to take effect ninety days from passage.]

AN ACT to amend and reenact $\$ 8-5-5$ of the Code of West Virginia, 193I, as amended, relating to elected municipal officers; and authorizing municipalities to stagger and/or change the terms of elected municipal officers by ordinance and approval of the voters.

Be it enacted by the Legislature of West Virginia:
That §8-5-5 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 5. ELECTION, APPOINTMENT, QUALIFICATION AND COMPENSATION OF OFFICERS; GENERAL PROVISIONS RELATING TO OFFICERS AND EMPLOYEES; ELECTIONS AND PETITIONS GENERALLY; CONFLICT OF INTEREST.

PART II. REGULAR ELECTION OF OFFICERS.
§8-5-5. Regular election of officers; establishment of longer terms.

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(a) After the first election of officers of a city, town or village, the regular election of officers shall be held on the sccond Tuesday in June of the appropriate year, unless otherwise provided in the charter of the city or the special legislative charters of the towns or villages.
(b) A municipal election date established by a charter provision may fall on the same day as the county-state primary election or general election only when the voting precinct boundaries in the municipality coincide with the voting precinct boundaries established by the county commission or when the charter provides for separate registration books. If a municipal election falls on the same day as the county-state primary or general election, the municipality and county may agree to use the county election officials in the municipal elections, if practicable, or the municipality may provide for separate election officials.
(c) A municipal election date established by charter provision may fall within twenty-five days of a county-state primary or general election only where separate registration books are provided and maintained for the municipal election.
(d) Any municipality which establishes its election date by charter provision must comply with the provisions of this section or the election date shall be the second Tuesday of June. The language of this section may not be construed to prevent any city, town or village from amending the provisions of its charter or special legislative charter, to provide that its municipal election be held on some day other than the second Tuesday in June.
(e) Officers of a city may be elected for a four-year term at the samc election at which a proposed charter, proposed charter revision or charter amendment providing for four-year terms is voted upon. The ballots or ballot labels used for the
election of officers must indicate that the officers will be elected for four-year terms if the proposed charter, revision or amendment is approved. Officers of a town or village may be elected for a four-year term upon approval by a majority of the legal votes cast at a regular municipal election of a proposition calling for four-term terms. The ballots or ballot labels used for the election of officers must indicate that the officers will be elected for four-year terms if the proposition is approved.
(f) Municipalities are authorized to stagger and/or change the terms of elected municipal officers. Prior to any changes being made to the terms of elected municipal officers, the procedure to stagger and/or change the terms shall be set by ordinance and must be approved by a majority of the voters.
(1) A municipality whose officers serve two-year terms, may lengthen the term to four years for half of the elected officers, except that the lengthening of terms cannot be implemented until following the subsequent election for that office;
(2) A municipality whose officers serve four-year terms, may shorten the term to two years for half of the elected officers;
(3) After the terms are lengthened or shortened as permitted by this subsection, those officers shall resume the two-year or four-year term of office; and
(4) Selection of elected officers whose term is shortened shall be determined by a random chance with an equal chance for each official's term to be shortened.

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The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

OFFICE WEST URGING
SECRETARY OF STATE


Originating in the House.
To take effect ninety days from passage.
 day of Marc 2012.


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