

## Chapter 247

### 1977 REPLACEMENT PART

## Qualifications and Registration of Voters

### POLICY

247.005 Policy

### REGISTRATION

247.031 Registration without charge; registration of sick or disabled voter

247.045 Voter registration; rejection of registration, distribution of registration card; supplying false registration information unlawful

247.070 Time for registering

247.111 Registration of person absent from county of residence or from Oregon

247.121 Required registration information

247.141 Determining if person qualified to be registered; hearing by county clerk if registration denied

247.145 Certificate of registration for person not registered or for person changing residence within state

247.165 Application for and issuance of certificate of registration; appointment of persons to issue registration cards

247.171 Official registration card

247.181 Registration memorandum card

247.191 Correction of official and memorandum cards when precinct boundaries changed

247.201 Party affiliation not to be changed during certain periods

247.261 Removal of aliens from register

247.280 Registration not to be canceled while elector is in Armed Forces

### REREGISTRATION

247.290 Conditions necessitating, and procedure for, reregistration

247.310 Voting on proof of name change

### ELIGIBILITY IN PRESIDENTIAL ELECTIONS

247.410 Eligibility to vote for President or Vice President, or electors, only

247.420 Special registration certificate to vote for

candidates specified in ORS 247.410

247.430 Form of special registration certificate; retention of original by county clerk

247.440 Reregistration of person registered under ORS 247.410 to 247.470

247.450 Obtaining another special registration certificate upon change of residence

247.460 Surrender of special registration certificate at time of voting

247.470 Applicability of general election laws to registration and voting under ORS 247.410 to 247.470

### REMOVAL OF NAME FROM POLL BOOK

247.550 Challenge of voter's name in poll book

247.560 Notice of challenge to voter; voter's reply; effect of failure to reply

247.570 Notice of deaths to Secretary of State and county clerk; effect of notice

247.575 Effect of newspaper report of elector's death

247.580 County clerk to retain notices for two years

247.600 Voter activity maintenance file

### REGISTRATION LISTS

247.905 Lists as public records; inspection

247.910 Supplying Secretary of State with list of registered voters

247.915 Lists provided to state and county central committees; when not required

247.925 Amended lists

247.935 Lists to be supplied free of charge

247.945 Lists provided to candidates, political parties and organizations and nonprofit public service organizations, charges

247.955 Use of lists for commercial purposes prohibited

### PENALTIES

247.991 Penalties

### CROSS REFERENCES

Administration of election laws, Ch 246  
 Admission to state hospital, effect, 426 295  
 Election documents, time allowed for receipt, 246 021  
 Felony conviction, effect, 137 230, 137 260  
 Right of citizens to vote, U S Const Amendments XV, XIX, XXIV

Service voter, completed oath on envelope constitutes registration, 253 600  
 Suffrage and elections, Const Art II

**247.031**

Poll tax prohibited, U S Const Amendment XXIV,  
Const Art IX, §1a  
Qualifications of electors, Const Art II, §§2, 3, 4, 5  
Requirements for voting in school elections, Const Art  
VIII, §6  
Rules for determining residence of persons offering to  
vote, 250 410

**247 141**

See cross references for 247 031

**247.171**

Transfer of registration cards upon formation of new  
county, 202 180

**247.280**

Armed Forces personnel absent from state may vote by  
mail, 253 510 to 253 670

**247.410**

Qualification of electors generally, Const Art II, §2

**247 991**

Election offenses, Ch 260  
Penalties for violation of the registration laws by electors,  
260 610

**POLICY**

**247.005 Policy.** It is hereby declared to be the policy of the State of Oregon that all election laws and procedures shall be established and construed to assist and facilitate the voter in the exercise of his right of franchise

[1969 c 337 §3]

**REGISTRATION**

**247.010** [Repealed by 1957 c 608 §231]

**247.011** [1957 c 608 §28, 1959 c 277 §1, 1975 c 678 §4, repealed by 1977 c 168 §6]

**247.020** [Amended by 1955 c 695 §1, repealed by 1957 c 608 §231]

**247.030** [Amended by 1955 c 695 §2, repealed by 1957 c 608 §231]

**247.031 Registration without charge; registration of sick or disabled voter.** (1) Any county clerk shall register without charge any qualified person who personally appears in the office of the county clerk and requests to be registered or delivers a registration card as provided in ORS 247.045

(2) Upon receipt of a written application to the county clerk from any qualified person who by reason of illness or physical incapacity is prevented from personally appearing in the office of the county clerk, the county clerk shall register such person at his place of abode or distribute to such person a registration card as provided by ORS 247.045

[1957 c 608 §29, 1975 c 678 §5, 1977 c 168 §2]

**247.040** [Repealed by 1957 c 608 §231]

**247.045 Voter registration; rejection of registration; distribution of registration card; supplying false registration information unlawful.** (1) A person may register to vote by delivering or mailing a completed registration card to the county clerk for the county in which he resides. A person may also apply for registration by delivering the completed card to any field office of the Motor Vehicles Division of the Department of Transportation at which license or renewal applications are distributed or received. The registration card shall supply all the information required by ORS 247.121. The Secretary of State shall prescribe the form of the registration card and shall prepare and distribute the registration cards not later than 30 days after September 13, 1975

(2) The county clerk may reject any registration if he determines that the person is not qualified or that the registration card is

illegible, inaccurate or incomplete. The county clerk shall promptly notify the person of such rejection. Notwithstanding the provisions of ORS 247.070, such person shall have 10 days from the date of such notice to perfect his registration

(3) The registration card may be distributed in any reasonable manner that facilitates voter registration, including but not limited to distribution of the registration card door to door. However, the card shall be available at any field office of the Motor Vehicles Division of the Department of Transportation at which license or renewal applications are distributed or received

(4) Mailing or delivering the registration card to an election officer other than the county clerk for the county in which the person resides shall not be grounds for rejecting the registration card or refusing to register such person. If the registration card is mailed or delivered to any such election officer, the election officer receiving the registration card immediately shall forward the card to the county clerk for the county in which the person resides

(5) No person shall supply any information under subsection (1) of this section knowing the information to be false

(6) As used in this section

(a) "License" has the same meaning given that term in ORS 482.010

(b) "Renewal" has the same meaning given that term in ORS 482.020

[1975 c 678 §7, 1977 c 163 §4]

**247.050** [Repealed by 1957 c 608 §231]

**247.060** [Repealed by 1957 c 608 §231]

**247.070 Time for registering.** (1) Except as provided in ORS 247.145, no person may register within 30 days preceding any election held throughout the county in which he resides for the purpose of voting at such election. Except as provided in ORS 247.145, no person residing in any precinct in which any election not held throughout the county is to be held may register within 30 days preceding such election for the purpose of voting at such election

(2) Any qualified person who will complete his residence requirement or attain the age of 18 years during the period when the register of electors is closed may register within 30 days preceding the closing of the register

(3) A registration card delivered by mail as provided in ORS 247 045 must be mailed and the postmark indicate that it was posted more than 30 days preceding an election for the purpose of voting at such election

[1957 c 608 §30, 1973 c 827 §24, 1975 c 678 §8, 1977 c 829 §3]

247 080 [Repealed by 1957 c 608 §231]

247.090 [Repealed by 1957 c 608 §231]

247 100 [Repealed by 1977 c 508 §15]

247 110 [Repealed by 1957 c 608 §231]

**247.111 Registration of person absent from county of residence or from Oregon.**

(1) Any qualified person absent from the county in which he resides but within the state may register before the county clerk of the county in which he may then be or by delivering a completed registration card as provided in ORS 247 045 Such county clerk shall mail the official registration card of the elector to the county clerk of the county in which the elector resides

(2) A qualified person absent from the state may register by

(a) Signing a statement containing the same information as an official registration card or by completing an official registration card and mailing such statement or card to the county clerk of the county in which such person resides, or

(b) Mailing a request for registration to the county clerk of the county in which the person resides, and the postmark on such request indicates that it was posted more than 30 days preceding the election Upon receipt of the request the county clerk shall send such person an official registration card The person shall complete the card and return it to the county clerk

[1957 c 608 §33, 1959 c 274 §1, 1971 c 621 §30, 1975 c 678 §10, 1977 c 168 §3]

247.120 [Amended by 1955 c 695 §3, repealed by 1957 c 608 §231]

**247.121 Required registration information.** (1) Each person who requests registration shall supply the following information

(a) The full name and signature of the person

(b) The mailing address, residence address or any other necessary information definitely locating the residence of the person

(c) If the person so desires, a telephone number where the person may be contacted

(d) If the person has previously registered in this state, the name then supplied by the

person and the county and address of previous registration, if known

(e) The date and place of birth of the person

(f) The name of the father and maiden name of the mother of the person, if known, and the full name of the person's spouse

(g) That the person is a citizen of the United States and a resident of this state for 30 days before the next election at which he will vote

(h) The name of the political party with which the person is affiliated, if the person desires to indicate affiliation

(2) No person shall supply any information under subsection (1) of this section, knowing it to be false No county clerk or registrar of elections shall request any information unless it is required by subsection (1) of this section or by federal law

[1957 c 608 §34, 1971 c 241 §1, 1973 c 841 §1, 1975 c 678 §11, 1977 c 352 §1]

247.130 [Repealed by 1957 c 608 §231]

247 131 [1957 c 608 §35, repealed by 1971 c 241 §10]

247.140 [Repealed by 1957 c 608 §231]

**247.141 Determining if person qualified to be registered; hearing by county clerk if registration denied.** (1) The qualifications of any person who requests to be registered shall be determined in the first instance by the registering official from the evidence before him If the registering official determines that such person is not qualified, he shall refuse to register the person

(2) A person refused registration under subsection (1) of this section may make application to the county clerk for a hearing on his qualifications Not more than 10 days after the date he receives such application, the county clerk shall hold a hearing on the qualifications of the applicant and shall notify the applicant of the place and time of such hearing At such hearing the applicant may present evidence as to his qualifications If the county clerk determines, upon the conclusion of the hearing, that the applicant is qualified, the county clerk shall register the applicant

[1957 c 608 §37]

**247.145 Certificate of registration for person not registered or for person changing residence within state.** (1) Any person who is not registered but is otherwise qualified to vote, or any person who changes his residence within the state and who does not reregister, shall be permitted to vote at the

ensuing election if he obtains a certificate of registration from the county clerk Upon delivery of the certificate to the election board of the precinct in which he is currently resident, the elector shall be permitted to vote the entire ballot or ballots issued to that precinct

(2) Any person referred to in subsection (1) of this section is permitted to obtain a separate certificate for each election held during the closed registration period

[1965 c 174 §3, 1969 c 337 §1, 1975 c 678 §13, 1977 c 829 §4]

247.150 [Repealed by 1957 c 608 §231]

247.151 [1957 c 608 §31, 1961 c 65 §1, repealed by 1965 c 174 §1]

247.155 [1965 c 174 §4, repealed by 1977 c 829 §23]

247.160 [Repealed by 1957 c 608 §231]

247.161 [1957 c 608 §32, repealed by 1965 c 174 §1]

**247.165 Application for and issuance of certificate of registration; appointment of persons to issue registration cards.** (1) An application for a certificate of registration may be made in person or in writing to the appropriate county clerk or a person designated by the county clerk under subsection (4) of this section The application shall contain the information required by ORS 247 121

(2) Upon receipt of an application for a certificate of registration, the county clerk shall immediately cancel the applicant's current registration. The county clerk need not mail the certificate of registration to the applicant if the application is received during the last 10 days before the election If a certificate of registration is not mailed to the applicant, the applicant must obtain the certificate in person from the appropriate county clerk or a person designated by the county clerk under subsection (4) of this section, who shall issue the certificate only to the applicant A registration form delivered to the county clerk 30 or less days before an election or a registration form delivered by mail with a postmark indicating it was posted 30 or less days before an election shall be an application for a certificate of registration That same registration form also shall be a registration form or reregistration form to register the applicant to vote at any subsequent election

(3) Certificates of registration shall be issued only by the county clerk or a person appointed by the county clerk pursuant to subsection (4) of this section Certificates of registration shall be issued by the clerk or person appointed under subsection (4) of this

section until 8 p m on the day of the election for which the certificates are issued

(4) The county clerk may appoint persons to issue certificates of registration at locations designated by the county clerk The appointments and designations shall be in writing and filed in the office of the county clerk The county clerk shall be responsible for the performance of duties by those appointed under this section

[1965 c 174 §§5, 6, 7, 1975 c 678 §15, 1977 c 352 §2]

247.170 [Repealed by 1957 c 608 §231]

**247.171 Official registration card.** (1) The county clerk, or the registrant if the registration is by registration card as provided by ORS 247 045, shall enter the information required by ORS 247 121 on a registration card which shall contain the following warning

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WARNING Any person who supplies any information, knowing it to be false, is punishable upon conviction by imprisonment in the penitentiary for not more than two years or by a fine of not more than \$5,000, or both

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(2) The registrant shall read the warning set forth in subsection (1) of this section and shall certify the information supplied by signing his name in an appropriate place on the completed card

(3) The registration card completed and signed as provided in this section constitutes the official registration card of the elector The county clerk shall keep and file all such cards in a convenient manner in his office Such cards constitute the register of electors and are available for public inspection

[1957 c 608 §36, 1965 c 464 §2, 1971 c 241 §5, 1975 c 678 §16, 1977 c 168 §4]

247.180 [Repealed by 1957 c 608 §231]

**247.181 Registration memorandum card.** (1) The county clerk shall prepare and issue to each elector a memorandum card of convenient size containing the name and residence address of the elector, the name or number of the precinct in which the elector resides and a brief statement of the circumstances under which the elector is required to reregister

(2) When an elector reregisters, the county clerk shall issue the elector a new memorandum card

(3) If an elector loses the memorandum card the elector may apply to the county clerk

for a new card, and the county clerk shall issue the elector a new card  
[1957 c 608 §38, 1977 c 508 §1]

**247.190** [Repealed by 1957 c 608 §231]

**247.191 Correction of official and memorandum cards when precinct boundaries changed.** When changes in the boundaries of any precinct are made, the county clerk shall alter the official registration card of any elector to conform with the change and shall mail a written notice thereof and a new memorandum card referred to in ORS 247 181, to such elector at his residence address indicated on the altered registration card This requirement does not apply in the case of precincts established for special district elections as provided in ORS 259 120  
[1957 c 608 §39, 1975 c 675 §8]

**247.200** [Repealed by 1957 c 608 §231]

**247.201 Party affiliation not to be changed during certain periods.** No elector may make a change in the information supplied under paragraph (h) of subsection (1) of ORS 247 121, within 30 days preceding or on the day of any primary election No county clerk shall reregister any elector for such purpose within 30 days preceding or on the day of any primary election  
[1957 c 608 §45, 1971 c 241 §6, 1975 c 678 §17, 1977 c 168 §5]

**247.210** [Repealed by 1957 c 608 §231]

**247.211** [1957 c 608 §27, repealed by 1971 c 241 §10]

**247.220** [Repealed by 1961 c 412 §5]

**247.230** [Repealed by 1961 c 412 §5]

**247 240** [Repealed by 1961 c 412 §5]

**247 250** [1955 c 552 §1, repealed by 1957 c 608 §231]

**247.251** [1957 c 608 §40, repealed by 1963 c 595 §1 (247 610, 247 620, 247 630 to 247 650, 250 365 and 250 375 enacted in lieu of 247 251)]

**247.260** [1955 c 552 §2, repealed by 1957 c 608 §231]

**247.261 Removal of aliens from register.** The county clerk shall remove from the register of electors the official registration card of any elector who appears by the registration records in the office of the county clerk not to be a citizen of the United States and shall suspend the registration of such elector The county clerk shall mail a written notice of such removal and suspension to the elector at his residence address indicated on the card If the elector proves to the county clerk that he is in fact a citizen of the United States, his

card shall be replaced in the register and his registration reinstated  
[1957 c 608 §41]

**247 270** [1955 c 552 §3, repealed by 1957 c 608 §231]

**247.280 Registration not to be canceled while elector is in Armed Forces.** No elector's registration shall be canceled, nor shall he be deprived of his right to vote at any election by reason of the removal of his official registration card from the register of electors, during any period that he is serving in the Armed Forces of the United States or of any ally of the United States  
[1957 c 608 §42]

**247.282** [1971 c 30 §2, repealed by 1973 c 125 §1 and by 1973 c 827 §83]

**247 284** [1971 c 30 §§4, 6, repealed by 1973 c 125 §1 and by 1973 c 827 §83]

**247 286** [1971 c 30 §§5, 7, repealed by 1973 c 125 §1 and by 1973 c 827 §83]

**247.288** [1971 c 30 §3, repealed by 1973 c 125 §1 and by 1973 c 827 §83]

## REREGISTRATION

**247.290 Conditions necessitating, and procedure for, reregistration.** (1) A person shall reregister if

(a) The registration of the person is canceled by the county clerk as provided by law

(b) The person changes residence

(c) The person desires to make a change in the information supplied under paragraph (h) of subsection (1) of ORS 247 121

(d) The name of the person is changed by marriage or court order

(e) The residence address of the person is changed for any reason

(2) The person shall reregister in the manner provided by ORS 247 031

[1957 c 608 §43, 1961 c 115 §1, 1965 c 583 §1, 1971 c 241 §2, 1975 c 678 §18]

**247.300** [1957 c 608 §44, 1961 c 115 §2, repealed by 1975 c 678 §25]

**247.310 Voting on proof of name change.** (1) An individual who is registered and in all other respects qualified to vote, whose name has been changed within 60 days prior to any election, by either marriage or by court order, may upon presentation of proof of change of name, vote in the precinct in which he is registered under his former name

(2) The election board clerk shall enter in the poll book the fact that the individual voted

on a "proof of name change" In noting such entry the county clerk will remove the individual's former name from the register of electors

(3) In order to vote at subsequent elections the individual who voted on a "proof of name change" must reregister as required in paragraph (d) of subsection (1) of ORS 247 290 [1961 c 62 §2, 1967 c 25 §1, 1971 c 241 §3]

**ELIGIBILITY IN  
PRESIDENTIAL ELECTIONS**

**247.410 Eligibility to vote for President or Vice President, or electors, only.** A person who is a qualified elector except that he has resided in this state less than 30 days immediately preceding the election is entitled to vote in the election for candidates for nomination or election for President or Vice President of the United States or elector of President and Vice President of the United States if such person

(1) Did not vote for the nomination of such candidates in an election in another state during the six months immediately preceding his request for registration under subsection (1) of ORS 247 420 for the purpose of voting for the nomination of such candidates in the general primary election in this state; or

(2) Did not vote for the election of such candidates in an election in another state during the six months immediately preceding his request for registration under subsection (1) of ORS 247 420 for the purpose of voting for the election of such candidates in the regular general biennial election in this state [1961 c 114 §2, 1973 c 150 §1]

**247.420 Special registration certificate to vote for candidates specified in ORS 247.410.** (1) Any county clerk shall issue a special registration certificate without charge to any person referred to in ORS 247 410 who personally appears in the office of the county clerk not later than 8 p m on the day of an election for the nomination or election of President of the United States and requests to be registered for the purpose of voting for the candidates referred to in ORS 247 410

(2) A person who requests registration under subsection (1) of this section shall supply, under oath or affirmation, the information referred to in subsection (1) of ORS 247 121 and in either subsection (1) or (2), as the case may be, of ORS 247 410

(3) No person shall supply any informa-

tion under subsection (2) of this section, knowing it to be false [1961 c 114 §3, 1969 c 153 §1, 1975 c 678 §19]

**247.430 Form of special registration certificate; retention of original by county clerk.** (1) The county clerk shall enter the information supplied by a person under subsection (2) of ORS 247 420 on a form prepared for such purpose The form shall contain the warning set forth in subsection (1) of ORS 247 171

(2) The person shall read the warning referred to in subsection (1) of this section and shall sign his name in an appropriate place on the completed form The official who personally registers the person shall sign his name and title in attestation in an appropriate place on the completed form

(3) The form completed and signed as provided in this section constitutes the special registration certificate The county clerk shall issue a duplicate of the certificate to the person, and shall keep and file all original copies of the certificates in a convenient manner in his office The original copies of the certificates are available for public inspection [1961 c 114 §4, 1971 c 241 §7]

**247.440 Reregistration of person registered under ORS 247.410 to 247.470.** (1) A person registered under ORS 247 410 to 247 470 shall reregister if

(a) The residence of the person changes to another precinct within the state

(b) The person desires to make a change in the information referred to in paragraph (h) of subsection (1) of ORS 247 121 supplied under subsection (2) of ORS 247 420

(c) The name of the person is changed by marriage or by court order

(2) The person shall be reregistered in the same manner as a first registration under ORS 247 410 to 247 470 [1961 c 114 §5, 1971 c 241 §8, 1975 c 678 §20]

**247.450 Obtaining another special registration certificate upon change of residence.** A person registered under ORS 247 410 to 247 470 who changes his residence within the state during the period when the register of electors is closed may, upon request therefor and surrender of the special registration certificate previously issued to him, procure from the county clerk of the county in which he previously resided another special registration certificate Upon delivery of the certificate to the election board and upon subscribing to an oath or affirmation before

one of the election board clerks stating his present residence and that he has removed to such residence since the close of the register, the person shall be permitted to vote in the precinct in which he presently resides  
[1961 c 114 §6]

**247.460 Surrender of special registration certificate at time of voting.** A special registration certificate issued under ORS 247 410 to 247 470 is invalid for all purposes after the election for which it is issued. A person shall surrender his copy of the certificate to the election board at the time he votes, and the election board shall deliver all such copies to the county clerk immediately after the completion of the counting of the ballots. The county clerk shall preserve all original and duplicate copies of the certificates for two years after the election  
[1961 c 114 §7]

**247.470 Applicability of general election laws to registration and voting under ORS 247.410 to 247.470.** (1) ORS 247 031, 247 111, 247 171, 247 181, 247 191, 247 290 and 247 910 do not apply to registration under ORS 247 410 to 247 470

(2) Except as otherwise provided in ORS 247 410 to 247 470 and in 247 991, 249 369, 250 310, 250 520, 250.631 and 253 210, the registration and voting of persons referred to in ORS 247 410 shall be governed in as nearly as possible the same manner as the registration and voting of other qualified electors  
[1961 c 114 §8, 1975 c 678 §21]

**247.510** [1957 c 608 §46, renumbered 247 910]

**247.520** [1957 c 608 §47, 1961 c 48 §1, renumbered 247 920]

### REMOVAL OF NAME FROM POLL BOOK

**247.550 Challenge of voter's name in poll book.** At the time of any election, any registered voter or any member of a precinct election board may challenge the entry of a voter's name as it appears in the poll book. Such a challenge will be noted in the remarks column following the elector's name stating the reason, such as "died," "moved," or "incorrect address." The signature of the individual making the challenge shall be placed following the entry.  
[1963 c 346 §2, 1977 c 508 §2]

**247.560 Notice of challenge to voter; voter's reply; effect of failure to reply.** (1) Within 60 days after each election, the county clerk shall examine the poll books and note

the challenges as described in ORS 247 550. The county clerk shall mail a written inquiry to the challenged elector at the elector's mailing address as indicated on the registration card. Such inquiry shall state the nature of the challenge and provide a suitable form for reply

(2) Within 60 days from date of mailing of the written inquiry the elector may, in person or in writing, state that the information on the registration card is correct or the elector may request a change in the information on the registration card. Upon receipt of such a statement or request the county clerk shall consider the challenge satisfied. If the elector fails to do either of these things, the county clerk shall cancel the registration of the challenged elector

(3) The county clerk may, at any time, make inquiry as to the validity of any voter's registration. Any such inquiry shall be made by written notice as provided in subsections (1) and (2) of this section  
[1963 c 346 §3, 1965 c 583 §2, 1971 c 241 §4, 1977 c 508 §3]

**247.570 Notice of deaths to Secretary of State and county clerk; effect of notice.** The Health Division shall, on or about the 25th day of each month, furnish to the Secretary of State a listing showing the name, age, county of residence and residence address of each Oregon resident who has died during the preceding month. The Secretary of State shall sort this list by county and furnish a copy of same to each county clerk. Each county clerk shall immediately cancel all registrations of individuals reported as deceased by the Health Division in that board's report to the Secretary of State  
[1963 c 346 §4]

**247.575 Effect of newspaper report of elector's death.** The county clerk shall cancel the registration of an elector reported as deceased in any reliable newspaper in the county  
[1975 c 766 §2]

**247.580 County clerk to retain notices for two years.** Copies of all notices and other correspondence issued pursuant to the directives contained in ORS 247 560, 247 570, 247 600 and copies of newspaper reports under ORS 247 575 shall be retained by the county clerk for a period of two years  
[1963 c 346 §5, 1975 c 766 §3]

**247.600 Voter activity maintenance file.** (1) The county clerk, beginning January 1, 1978, and not later than January 1 of each

even-numbered year thereafter, shall cause to be created a separate file of registered electors within the county for the purpose of voter activity determination

(2) From the time a new voter activity maintenance file is created until September 1 of the next succeeding odd-numbered year, the county clerk shall examine the poll books for each special, special district, primary and general election held within the county to determine the names of registered electors who have voted. The name of an elector who has voted at least once in any such election during that period shall be removed from the voter activity maintenance file. The name of an elector who has reregistered or whose registration has been canceled pursuant to ORS 247 560 to 247 575 also shall be removed from the voter activity maintenance file

(3) Between September 15 and September 30 of each odd-numbered year, the county clerk shall send by mail a written notice to electors remaining in the voter activity maintenance file. In lieu of mailing the notice in September, the county clerk may mail the notice to an elector after the elector has had a continuous two-year period of voting inactivity. The notice shall be in a form prescribed by the Secretary of State. The notice shall state the requirements of reregistration under ORS 247 290 and allow the elector to supply necessary information for reregistration on the notice. The notice in addition shall contain a warning that the elector's registration will be canceled if such information is not given to the county clerk or an official registrar within 60 days after the date of the notice

(4) The county clerk shall remove from the register of electors the official registration card of any elector sent the notice referred to in subsection (3) of this section. The county clerk shall replace the elector's card in the register if within 60 days after the date of the notice

(a) The elector appears in the office of the county clerk or before an official registrar and corrects the information on his registration card or signs a statement that the information on his card is still correct, or

(b) The elector delivers to the county clerk the necessary information for registration pursuant to ORS 247 121  
[1975 c 766 §1, 1977 c 829 §5]

**247.610** [1963 c 595 §2 (247 610, 247 620, 247 630 to 247 650, 250 365 and 250 375 enacted in lieu of 247 251), repealed by 1975 c 766 §29]

**247.620** [1963 c 595 §3 (247 610, 247 620, 247 630 to 247 650, 250 365 and 250 375 enacted in lieu of 247 251), 1967 c 64 §1, repealed by 1975 c 766 §29]

**247.625** [1967 c 64 §§3, 4, 5, 6, repealed by 1975 c 766 §29]

**247 630** [1963 c 595 §4 (247 610, 247 620, 247 630 to 247 650, 250 365 and 250 375 enacted in lieu of 247 251), repealed by 1967 c 64 §7]

**247 640** [1963 c 595 §7 (247 610, 247 620, 247 630 to 247 650, 250 365 and 250 375 enacted in lieu of 247 251), repealed by 1967 c 64 §7]

**247 650** [1963 c 595 §8 (247 610, 247 620, 247 630 to 247 650, 250 365 and 250 375 enacted in lieu of 247 251), repealed by 1975 c 766 §29]

### REGISTRATION LISTS

**247.905 Lists as public records; inspection.** Voter registration lists, as public records, are available for inspection at any time in the office of the county clerks during regular and usual business hours  
[1969 c 421 §2]

**247.910 Supplying Secretary of State with list of registered voters.** The Secretary of State at any time may require any county clerk to submit to the Secretary of State for use in mailing voters' pamphlets a current list containing the name, mailing address, residence address and information supplied under paragraph (h) of subsection (1) of ORS 247 121, of each elector who has an official registration card in the register of electors  
[Formerly 247 510, 1971 c 241 §9, 1975 c 678 §22]

**247.915 Lists provided to state and county central committees; when not required.** (1) The Secretary of State, on behalf of a county clerk, or each of the county clerks, shall, not later than the 30th day before each primary, general or special election, deliver to each state central committee of each major political party a complete list of registered electors as described in subsection (2) of this section

(2) The Secretary of State, on behalf of a county clerk, or each of the county clerks, shall, not later than the 30th day before each primary, general or special election, deliver to each county central committee of each major political party as defined in ORS 248 010, a complete list of the registered electors of the county. This list shall contain the name, party affiliation, residence or mailing address and precinct name or number of each registered elector of the county, and shall be arranged in groups according to election precincts

(3) The Secretary of State or the county clerks are not required to prepare and deliver to the county central committee of a county or to the state central committee of each major political party, the voter registration lists required in subsections (1) and (2) of this section and ORS 247 925 until 10 days after a written request from the chairman is received in the office of the county clerk or the office of the Secretary of State

[1969 c 421 §§3, 4, 6, 1971 c 32 §1, 1975 c 779 §3]

**247.920** [Formerly 247 520, repealed by 1969 c 421 §11]

**247.925 Amended lists.** (1) The Secretary of State, on behalf of a county clerk, or each of the county clerks, shall, not later than the 15th day before each primary, general or special election, deliver to county central committees of the county and to the state central committee of each major political party as described in ORS 248 010, amendments to the lists required in subsections (1) and (2) of ORS 247 915. These amendments shall show all new registrations, changed registrations, and deletions from the registration lists delivered to the major political parties as required in subsections (1) and (2) of ORS 247 915.

(2) These lists shall be furnished within 10 days after the written request from the chairman is received in the office of the county clerk or the office of the Secretary of State

[1969 c 421 §5, 1971 c 32 §2]

**247.935 Lists to be supplied free of charge.** The Secretary of State or the county clerks shall neither make nor collect any charge for the preparation and delivery of a list of registered electors or amendments thereto as described in subsections (1) and (2) of ORS 247 915 and ORS 247 925

[1969 c 421 §7]

**247.945 Lists provided to candidates, political parties and organizations and nonprofit public service organizations;**

**charges.** (1) The Secretary of State or each of the county clerks, upon receiving a request therefor, at any time prior to the 45th day before any primary, general or special election, shall prepare and deliver to any candidate for public office, major political party, political organization, or nonprofit public service organization, a list of registered electors for political purposes. The lists shall be prepared in the manner requested, limited only to the capabilities of the Secretary of State or the county clerks. In the case of major political parties, the request provided for in this section is in addition to the lists required in subsections (1) and (2) of ORS 247 915 and ORS 247 925.

(2) The Secretary of State or county clerks, shall make, collect and pay into the state or county treasury, a charge for supplying lists of registered electors under subsection (1) of this section, sufficient to cover the actual cost thereof to the state or county

[1969 c 421 §§8, 9]

**247.955 Use of lists for commercial purposes prohibited.** No person to whom a list of registered electors is made available or supplied under ORS 247 905 to 247 955, shall use any information contained therein for commercial purposes

[1969 c 421 §10]

## PENALTIES

**247.990** [Amended by 1955 c 695 §4, repealed by 1957 c 608 §231]

**247.991 Penalties.** Violation of subsection (2) of ORS 247 121, subsection (3) of ORS 247 420 or subsection (5) of ORS 247 045 is punishable upon conviction by imprisonment in the penitentiary for not more than two years or by a fine of not more than \$5,000, or both

[1957 c 608 §48, 1961 c 114 §9, 1975 c 678 §23]

## CERTIFICATE OF LEGISLATIVE COUNSEL

Pursuant to ORS 173 170, I, Thomas G Clifford, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173 160 and other changes specifically authorized by law  
Done at Salem, Oregon,  
October 1, 1977

Thomas G Clifford  
Legislative Counsel