



THE STATE
of **ALASKA**
GOVERNOR MIKE DUNLEAVY

Department of Law

CIVIL DIVISION

1031 West 4th Avenue, Suite 200
Anchorage, AK 99501
Main: 907.269.5100
Fax: 907.276.3697

March 11, 2026

The Honorable Nancy Dahlstrom
Lieutenant Governor
P.O. Box 110015
Juneau, Alaska 99811-0015

Re: *24ESEG Updated Ballot Title*
AGO No. 2025200007

Dear Lieutenant Governor Dahlstrom:

The Attorney General's office proposes the following updated ballot title for the initiative 24ESEG. Below is the updated title with 16 words, along with the same summary with 203 words. Because the summary is unchanged from our prior proposed version, the readability score remains 55.96 under the formula described in AS 15.80.005(c). This is below the target score of 60, but the Alaska Supreme Court has upheld ballot summaries with lower scores.¹ We submit this updated ballot title along with the proposed summary for your consideration:

An Act Restoring Political Party Primaries, Ending Ranked-Choice General Elections, and Repealing Recent Campaign Finance Laws

This act would get rid of open primary elections, where all candidates appear on one ballot. It would also get rid of ranked-choice general elections. It would bring back political party primaries and single-choice general elections. It would also repeal certain campaign finance rules that were added by a 2020 ballot measure.

Elections would occur as they did before open primaries and ranked choice voting. In the primary election, voters would choose a party's ballot, unless prohibited by the party's bylaws. They would only vote for candidates on that ballot. The winning candidate from each primary would be the party's

¹ See *Pebble P'ship ex rel. Pebble Mines Corp. v. Parnell*, 215 P.3d 1064, 1082–84 (Alaska 2009).

nominee. In the general election, voters would vote for only one candidate in each race. The candidate with the most votes would win. Party petitions, special runoff elections, and other processes would return.

This act would also repeal campaign finance rules that were passed in 2020. It would remove the limits on donations to joint campaigns for governor and lieutenant governor. It would remove limits and disclosure rules under current law, including for digital ads, out-of-state donations, undisclosed donations, and the true source of donations. It would change the meaning of a campaign expenditure and remove some fines.

Should this initiative become law?

Please contact us if we can further assist you in this matter.

Sincerely,

STEPHEN J. COX
ATTORNEY GENERAL

By:



Thomas Flynn
Chief Assistant Attorney General