From: Joanne Rock
To: SoS Rulemaking

Subject: Comments - working draft election rules

Date: Thursday, April 26, 2018 11:35:21 AM

Comments wrt 8 CCR 1505-1

Section 7.5.1

The Clerk must spell out in their plan the advance timetable needed to allow the confined eligible or potential eligible elector to procure the required forms of <u>I.D.to</u> make them considered valid "voters", including what alternate forms could be accepted in the case that they cannot get someone from outside the confines of their "detention" to locate and/or obtain/submit the proper I.d.'s in time to vote.

The Sheriff's office may be better qualified to comment on how detainees can get access and what the appropriate advance times should be , so as to give all potentially valid voters their opportunity to get their vote count...

So, as I understand it, convicted felons have lost their right to vote until their sentence, including fees and fines are paid in full, but their are many persons, who may not have yet had their "day-in court" so to speak, or are held on minor or misdemeanor charges and held because they couldn't meet bail, even nominal levels of bail or bond, and could be held for longer than normal due to court docket issues.

Reasonable efforts should be made to accommodate, but NOT extraordinary and expensive efforts to keep costs to taxpayers for compliance at a minimum.

Submitted by JOanne M. Rock- Independent Candidate for Governor- April 26, 2018 11:35 a.m.