## MICHIGAN ELECTION LAW (EXCERPT) Act 116 of 1954

## 168.733 Challengers; space in polling place; rights; space at counting board; expulsion for cause; protection; threat or intimidation.

Sec. 733.

- (1) The board of election inspectors shall provide space for the challengers within the polling place that enables the challengers to observe the election procedure and each person applying to vote. A challenger may do 1 or more of the following:
- (a) Under the scrutiny of an election inspector, inspect without handling the poll books as ballots are issued to electors and the electors' names being entered in the poll book.
  - (b) Observe the manner in which the duties of the election inspectors are being performed.
- (c) Challenge the voting rights of a person who the challenger has good reason to believe is not a registered elector.
  - (d) Challenge an election procedure that is not being properly performed.
  - (e) Bring to an election inspector's attention any of the following:
  - (i) Improper handling of a ballot by an elector or election inspector.
  - (ii) A violation of a regulation made by the board of election inspectors pursuant to section 742.
  - (iii) Campaigning being performed by an election inspector or other person in violation of section 744.
  - (iv) A violation of election law or other prescribed election procedure.
  - (f) Remain during the canvass of votes and until the statement of returns is duly signed and made.
  - (g) Examine without handling each ballot as it is being counted.
  - (h) Keep records of votes cast and other election procedures as the challenger desires.
  - (i) Observe the recording of absent voter ballots on voting machines.
- (2) The board of election inspectors shall provide space for each challenger, if any, at each counting board that enables the challengers to observe the counting of the ballots. A challenger at the counting board may do 1 or more of the activities allowed in subsection (1), as applicable.
- (3) Any evidence of drinking of alcoholic beverages or disorderly conduct is sufficient cause for the expulsion of a challenger from the polling place or the counting board. The election inspectors and other election officials on duty shall protect a challenger in the discharge of his or her duties.
- (4) A person shall not threaten or intimidate a challenger while performing an activity allowed under subsection (1). A challenger shall not threaten or intimidate an elector while the elector is entering the polling place, applying to vote, entering the voting compartment, voting, or leaving the polling place.

**History:** 1954, Act 116, Eff. June 1, 1955; -- Am. 1955, Act 271, Imd. Eff. June 30, 1955; -- Am. 1995, Act 261, Eff. Mar. 28, 1996; -- Am. 1996, Act 583, Eff. Mar. 31, 1997 **Popular Name:** Election Code