Prohibition on Ranked Choice Voting; SB 6

SB 6 prohibits any form of ranked-choice voting methods from being used in determining the election or nomination of any candidate to any federal, state, county, or other municipal elected office.

The bill defines "ranked-choice voting" to mean a form of voting that allows voters to rank two or more candidates in order of preference. Votes are tabulated in multiple rounds, where the lowest vote-receiving candidate is eliminated after each round until a candidate receives the majority of the votes cast.

The bill declares null and void any ordinance, resolution, or regulation prohibited by the bill and adopted before July 1, 2025.