THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1101 Session of 1993

INTRODUCED BY ROBINSON, VEON, FREEMAN, CARONE, HUGHES, JOSEPHS, KUKOVICH, LEVDANSKY, PESCI, DeWEESE, MARKOSEK, GIGLIOTTI, MELIO, BELFANTI, PISTELLA, HANNA, TRELLO, LAUGHLIN, SAURMAN, STURLA, SURRA, ROONEY, B. SMITH, CAWLEY, KAISER, WILLIAMS, STEELMAN, ROEBUCK, TANGRETTI AND TRICH, MARCH 30, 1993

REFERRED TO COMMITTEE ON STATE GOVERNMENT, MARCH 30, 1993

AN ACT

1 2 3 4 5 6 7 8 9 10 11 12	Amending the act of April 29, 1937 (P.L.487, No.115), entitled, as reenacted and amended, "An act to provide for the permanent personal registration of electors in cities of the second class, cities of the second class A, cities of the third class, boroughs, towns, and townships as a condition of their right to vote at elections and primaries, and their enrollment as members of political parties as a further condition of their right to vote at primaries; prescribing certain procedure for the conduct of elections and primaries and the challenge and proof of qualifications of electors; requiring the county commissioners of the various counties to act as a registration commission therefor; and prescribing
13	the powers and duties of citizens, parties, political bodies,
14	registration commissions, commissioners, registrars,
15	inspectors of registration and other appointees of
16 17	registration commissions, county election boards, election officers, municipal officers, departments and bureaus, police
18	officers, courts, judges, prothonotaries, sheriffs, county
19	commissioners, peace officers, county treasurers, county
20	controllers, registrars of vital statistics, certain public
21	utility corporations, real estate brokers, rental agents, and
22	boards of school directors; and imposing penalties,"
23	extending the time for canceling a registration.
24	The General Assembly of the Commonwealth of Pennsylvania
25	hereby enacts as follows:

26 Section 1. Section 17.1(a) of the act of April 29, 1937

27 (P.L.487, No.115), known as The Permanent Registration Act for

Cities of the Second Class, Cities of the Second Class A, Cities
 of the Third Class, Boroughs, Towns, and Townships, reenacted
 and amended May 31, 1955 (P.L.62, No.32) and added July 1, 1976
 (P.L.504, No.123), is amended to read:

5 Section 17.1. Official Nonpersonal Voter Registration Application Cards; Preparation and Distribution.--(a) For the 6 7 purpose of enabling qualified electors of each city of the second class, city of the second class A, city of the third 8 9 class, borough, town or township, to register by mail, the 10 Secretary of the Commonwealth shall cause to be prepared and 11 printed at the expense of the State, official registration application cards containing spaces for entering the information 12 13 required by sections 18, 18.1 and 18.2 of this act. The form shall be a bifold self mailer so designed as to preserve the 14 15 confidentiality of the information required to be submitted by 16 the registrant. The form shall also be designed in order to 17 require the applicant to affix two signatures, one signature to 18 be affixed under the declaration of the applicant and the other 19 signature on a removable label or other device to be affixed 20 under the information required of the applicant. In addition, 21 the form shall include a detachable portion on which the 22 registrant shall print his name, present residential address, postal designation and zip code. Such portion shall include on 23 24 the reverse side, printed notification to the registrant that 25 his application form has been received and is being processed by 26 the county registration commission. Such notification shall be 27 sent within three days from receipt thereof, by first class non-28 forwardable mail, return postage guaranteed, with all postage 29 costs to be paid by the State.

30The Secretary of the Commonwealth may also cause to be19930H1101B1195- 2 -

printed bilingual forms for use of applicants in those 1 jurisdictions wherein there is a single language minority and 2 3 shall cause such bilingual forms to be printed in those 4 jurisdictions wherein a single language minority exceeds five 5 percent and in such jurisdiction shall cause a public educational program to be conducted among that language group 6 alerting both organizations and individuals of that group of the 7 availability of such forms and encouraging unregistered voters 8 9 to register.

10 The form shall contain the following information:

(1) Notice that those currently registered do not need to re-register unless they have moved or failed to vote at least once during the immediately preceding [two] <u>four</u> calendar years. (2) Notice of a registrant's right to also register in person.

16 (3) Instructions on how to fill out and submit the 17 application card and that the card must be received by the 18 appropriate county registration commission at least thirty days 19 prior to the ensuing primary or election at which the applicant 20 may offer to vote.

(4) Notice that the registrant must be a citizen of the United States for at least one month, a resident of Pennsylvania, the county and the election district for at least thirty days, and must be eighteen years old on or before the day following the ensuing primary or election at which the registrant offers to vote.

27 (5) Notice that political party enrollment is mandatory to28 vote in a primary election of a political party.

29 (6) Notice that the voter notification stub from the 30 application card form will be mailed non-forwardable and 19930H1101B1195 - 3 - advising the registrant to contact the county registration
 commission in the event such notification stub is not received
 within ten days from the date the application is sent to the
 county board of elections.

5 (7) Information designating the name of each county seat 6 together with its post office mailing address and zip code and 7 telephone number.

8 (8) Notice that registration or enrollment is not complete 9 until the application card is processed and accepted by the 10 commission.

(9) A warning to the registrant that the State penalty for making a false registration or furnishing false information shall be perjury punishable by fine of one thousand dollars (\$1,000) and/or five (5) years imprisonment, plus loss of suffrage for ten (10) years.

16 (10) Instructions to Federal or State employes who wish to 17 retain voting residence in county of last residence to so 18 indicate on the application form.

19 (11) A notice that the telephone number of the registrant20 may be inserted in a place provided therefore.

21 * * *

22 Section 2. Section 19 of the act, amended July 12, 197223 (P.L.779, No.184), is amended to read:

24 Section 19. Who May Register; Who May Vote; Electors Need 25 Register Only Once; Exception. -- Every person living in a city of 26 the second class, city of the second class A, city of the third 27 class, borough, town or township who shall possess all the qualifications of an elector as provided in the Constitution and 28 laws of this Commonwealth, and has been a citizen of the United 29 30 States for at least one month and who has resided in this - 4 -19930H1101B1195

Commonwealth and the election district where he shall offer to 1 vote for at least thirty days prior to the next ensuing general, 2 municipal or primary election, shall be entitled to be 3 4 registered as herein provided. From and after the first day of 5 June, one thousand nine hundred fifty-five, no person shall be permitted to vote at any election or primary held in any city of 6 7 the second class, city of the second class A, city of the third class, borough, town or township unless he shall have been so 8 9 registered, except by order of a court of common pleas as 10 hereinafter provided; and no elector so registered shall be 11 required to register again for any election or primary while he continues to reside at the same address, unless his registration 12 13 is cancelled by reason of his failure to vote during a period of 14 [two] four years as hereinafter provided.

15 Section 3. Section 38 of the act, amended June 3, 1983
16 (P.L.14, No.7), is amended to read:

17 Section 38. Cancellation or Suspension of Registration Upon 18 Failure to Vote during [Two] Four Calendar Years; Request for 19 Reinstatement; Effect of Removal Notice. -- (a) Within three months after January first of each year except in such years as 20 the commission shall conduct a check of electors in compliance 21 22 with clause (c) of section thirty of this act, the registration 23 commission shall cause all of the district registers to be examined, and in the case of each elector who has been 24 25 registered for a period of at least [two] four immediately 26 preceding calendar years and who is not recorded as having voted 27 at any election or primary during said period, the commission 28 shall send to such elector by mail, at his address appearing upon his registration card, a notice setting forth that the 29 30 records of the commission indicate that he has not voted during - 5 -19930H1101B1195

the [two] four immediately preceding calendar years and that his 1 registration will be cancelled or suspended at the expiration of 2 3 thirty days from the date of mailing such notice unless he shall, within that period, file with the commission, either 4 5 personally or by mail, a written request for reinstatement of his registration, or a removal notice properly executed, setting 6 forth his place of residence, and signed by him. At the 7 expiration of the time specified in the notice, the commission 8 shall cancel or suspend the registration of such elector unless 9 10 he has filed with the commission a signed request for 11 reinstatement of his registration as above provided, or a removal notice: Provided, however, That the official 12 13 registration application card of an elector who has registered by mail may qualify as a reinstatement of his registration, or a 14 15 removal notice. The cancellation or suspension of the 16 registration of any such elector for failure to vote during the 17 [two] four immediately preceding calendar years shall not affect 18 the right of any such elector to subsequently register in the 19 manner provided by this act.

20 (b) Such removal notice, properly executed, shall have the 21 same effect as the request for reinstatement, as above provided, 22 where failure to vote during [two] four calendar years may cause cancellation or suspension of registration. Either a removal 23 24 notice card or request for reinstatement card shall be permitted 25 to be used interchangeably in such circumstances: Provided, That 26 in counties in which a reinstatement system is maintained, any elector who, due to circumstances beyond his control, has failed 27 28 to vote or file a removal notice card as heretofore provided 29 may, on the day of any election or primary, appear at the office 30 of the commission and, upon satisfactory proof, execute and file - 6 -19930H1101B1195

the necessary removal or reinstatement notice in accordance with 1 the provisions of this act. On any of the aforesaid days, such 2 3 elector may petition the proper court of common pleas praying for such order directed to the election board of his district 4 that will enable him to exercise his right of suffrage. Appended 5 to said petition shall be a certification to the court by the 6 commission or such person or persons as it may authorize, 7 8 stating the reason for the removal of the elector's registration card from its active file and further certifying that he has now 9 10 been duly registered and his card transferred to its active file 11 for all intents and purposes. The petition shall be signed by the petitioner whose signature shall be compared by an election 12 13 officer with the signature of the petitioner as it appears on the voter's certificate as executed by him for the purpose of 14 15 identification and qualified to vote.

16 Section 4. This act shall take effect in 60 days.