AMENDMENTS TO SENATE BILL NO. 421

Sponsor: REPRESENTATIVE SAYLOR

Printer's No. 1328

- Amend Bill, page 2, line 4, by inserting after "APPARATUSES" 1 2 and for census outreach 3 Amend Bill, page 2, line 21, by inserting after "PROCEDURES" ; providing for voting apparatus bonds 5 Amend Bill, page 18, line 21, by striking out "A SECTION" and 6 inserting sections 7 8 Amend Bill, page 19, by inserting between lines 21 and 22 9 Section 208. Census Outreach. -- The Department of State may utilize up to four million dollars (\$4,000,000) of funds not 10 expended, encumbered or committed from appropriations from the 11 General Fund for a fiscal year ending before July 1, 2020, for 12 an executive branch agency, which is subject to the policy, 13 supervision and control of the Governor, for communication, 14 15 administration and assistance within each county of the Commonwealth for the purpose of ensuring a complete and accurate 16 17 census count of the Commonwealth in the 2020 Federal decennial census. The funds shall be transferred by the Secretary of the 18 19 Budget to a restricted account as necessary to make payments under this section and, when transferred, are hereby 20 21 appropriated to carry out the provisions of this section. The Secretary of the Budget may make a transfer of funds if the 22 transfer will not result in a deficit in an appropriation from 23 which funds are transferred. The Secretary of the Budget shall 24 provide at least ten days prior notification of a transfer to 25 26 the chair and the minority chair of the Appropriations Committee 27 of the Senate and the chair and minority chair of the Appropriations Committee of the House of Representatives. 28
- 31 and

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(B) (4) and inserting

Amend Bill, page 19, line 25, by striking out the comma after

- 1 Amend Bill, page 19, lines 26 and 27, by striking out ",
- 2 1210(A.4)(1) AND (5)(II), 1215(B) AND (C), 1216(D) AND (F),
- 3 1222, 1223(A) AND 1227(D)"
- 4 Amend Bill, page 51, line 14, by inserting a bracket before
- 5 "IF"

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- 6 Amend Bill, page 51, line 30, by inserting a bracket after
- 7 "VOTE."
- 8 Amend Bill, page 52, by inserting between lines 25 and 26
- 9 Section 3.1. The act is amended by adding an article to 10 read:

11 <u>ARTICLE XI-B</u>

VOTING APPARATUS BONDS

13 Section 1101-B. Definitions.

14 The following words and phrases when used in this article
15 shall have the meanings given to them in this section unless the
16 context clearly indicates otherwise:

"Account." The County Voting Apparatus Reimbursement Account established under section 1106-B.

"Authority." The Pennsylvania Economic Development Financing Authority.

"Bond." Any type of revenue obligation, including a bond or series of bonds, note, certificate or other instrument, issued by the authority for the benefit of the department under this article.

"Bond administrative expenses." Expenses incurred to administer bonds as provided under the Financing Law, or as otherwise necessary to ensure compliance with applicable Federal or State law.

"Bond obligations." The principal of a bond and any premium and interest payable on a bond, together with any amount owed under a related credit agreement or a related resolution of the authority authorizing a bond.

"Credit agreement." A loan agreement, a revolving credit agreement, an agreement establishing a line of credit, a letter of credit or another agreement that enhances the marketability, security or creditworthiness of a bond.

"Department." The Department of State of the Commonwealth.

"Election security equipment." Information technology such

- 39 as intrusion detection sensors and other infrastructure deployed
- 40 to enhance the security of voting apparatus and election systems
- 41 by detecting and reporting hacking attempts, and other election
- 42 <u>security breaches</u>.
- 43 <u>"Electronic voting system."</u> As defined in section 1101-A.

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       "Financing Law." The act of August 23, 1967 (P.L.251,
   No.102), known as the Economic Development Financing Law.
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       "Voting apparatus." A kind or type of electronic voting
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   system that received the approval of the Secretary of the
   Commonwealth under section 1105-A.
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   Section 1102-B. Bond issuance.
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       (a) Declaration of policy. -- The General Assembly finds and
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8
   declares that funding the replacement of voting apparatuses,
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   including interest, through the authority, is in the best
   interest of this Commonwealth.
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       (b) Authority. -- Notwithstanding any other law, the following
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   shall apply:
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          (1) The department may be a project applicant under the
       Financing Law and may apply to the authority for the funding
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       of the replacement of voting apparatuses.
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           (2) The authority may issue bonds under the Financing
       Law, consistent with this article, to finance projects to
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       fund the replacement of county voting apparatuses or to
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       reimburse counties for their cost to purchase or enter into
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       capital leases for voting apparatuses.
           (3) Participation of an industrial and commercial
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       development authority shall not be required to finance the
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       replacement of voting apparatuses.
       (c) Debt or liability.--
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           (1) Bonds issued under this article shall not be a debt
       or liability of the Commonwealth and shall not create or
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       constitute any indebtedness, liability or obligation of the
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       Commonwealth.
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           (2) Bond obligations and bond administrative expenses
       shall be payable solely from revenues or money pledged or
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       available for repayment as authorized under this article.
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       This paragraph shall include the proceeds of any issuance of
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      bonds.
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          (3) Each bond shall contain on its face a statement
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      that:
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               (i) the authority is obligated to pay the principal
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           or interest on the bonds only from the revenues or money
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           pledged or available for repayment as authorized under
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           this article;
               (ii) neither the Commonwealth nor a county is
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          obligated to pay the principal or interest; and
               (iii) the full faith and credit of the Commonwealth
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          or any county is not pledged to the payment of the
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          principal of or the interest on the bonds.
   Section 1103-B. Criteria for bond issuance.
45
       (a) Determination. -- If the department decertifies one or
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   more voting apparatuses that are in use in any county of this
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   Commonwealth, the department shall apply to the authority to
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   issue bonds for reimbursements to each county for the cost of
   procuring new voting apparatuses.
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(a.1) Issuance. -- Bonds may be issued in one or more series,

1 and each series may finance reimbursement grants to one or more
2 counties.
3 (b) Terms.--

- (1) The department, with the approval of the Office of the Budget, shall specify in its application to the authority:
 - (i) the maximum principal amount of the bonds for each bond issue; and
 - (ii) the maximum term of the bonds consistent with applicable law.
- (2) The total principal amount for all bonds issued under this article may not exceed \$90,000,000.
- (3) The term of the bonds issued under this article may not exceed 10 years from the respective date of original issuance.
- (c) Expiration. -- For the purpose of this article, authorization to issue bonds, not including refunding bonds, shall expire December 31, 2020.
- Section 1104-B. Issuance of bonds, security and sources of payments.
- (a) Issuance. -- The authority shall consider issuance of bonds upon application by the department. Bonds issued under this article shall be subject to the provisions of the Financing Law, unless otherwise specified under this article.
- (b) Service agreement authorized. -- The authority and the department may enter into an agreement or service agreement to effectuate this article, including an agreement to secure bonds issued for the purposes under section 1102-B(b), pursuant to which the department shall agree to pay the bond obligations and bond administrative expenses to the authority in each fiscal year that the bonds or refunding bonds are outstanding in amounts sufficient to timely pay in full the bond obligations, bond administrative expenses and any other financing costs due on the bonds issued for the purposes under section 1102-B(b). The department's payment of the bond obligations, bond administrative expenses and other financing costs due on the bonds as service charges under an agreement or service agreement shall be subject to and dependent upon the appropriation of funds by the General Assembly to the department for payment of the service charges. The service agreement may be amended or supplemented by the authority and the department in connection with the issuance of any series of bonds or refunding bonds authorized under this section.
- (c) Security.--Bond obligations and bond administrative expenses may be secured, for the benefit of the holders of the bonds and the obligees under credit agreements or the agreements under subsection (b), by pledge of a security interest in and first lien on the following:
 - (1) Money relating to the bonds held on deposit in any other fund or account under an instrument or agreement pertaining to the bonds, including bond reserves and interest

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      income on the monev.
           (2) The security provided under this subsection shall
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      not apply to money in any fund relating to arbitrage rebate
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      obligations.
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   Section 1105-B. Sale of bonds.
       The authority shall offer the bonds for sale by means of a
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   public, competitive sale or by means of a negotiated sale based
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   on the authority's determination of which method will produce
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   the most benefit to counties and the Commonwealth.
   Section 1106-B. Deposit of bond proceeds.
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       The net proceeds of bonds, other than refunding bonds,
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   exclusive of costs of issuance, reserves and any other financing
   charges, shall be transferred by the authority to the State
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   Treasurer for deposit into a restricted account established in
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   the State Treasury and held solely for the purposes under
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   section 1102-B(b) to be known as the County Voting Apparatus
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   Reimbursement Account. The department shall pay out the bond
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   proceeds to the counties from the account in accordance with
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   this article.
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   Section 1107-B. Payment of bond-related obligations.
       For each fiscal year in which bond obligations and bond
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   administrative expenses will be due, the authority shall notify
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   the department of the amount of bond obligations and the
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   estimated amount of bond administrative expenses in sufficient
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   time, as determined by the department, to permit the department
   to request an appropriation sufficient to pay bond obligations
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   and bond administrative expenses that will be due and payable in
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   the following fiscal year. The authority's calculation of the
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   amount of bond obligations and bond administrative expenses that
   will be due shall be subject to verification by the department.
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   Section 1108-B. Commonwealth not to impair bond-related
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              obligations.
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       The Commonwealth pledges that it shall not do any of the
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   following:
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          (1) Limit or alter the rights and responsibilities of
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      the authority or the department under this article, including
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      the responsibility to:
               (i) pay bond obligations and bond administrative
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          expenses; and
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               (ii) comply with any other instrument or agreement
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          pertaining to bonds.
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           (2) Alter or limit the service agreement under section
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      1104-B(b).
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           (3) Impair the rights and remedies of the holders of
      bonds, until each bond issued at any time and the interest on
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      the bond, are fully met and discharged.
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   Section 1109-B. (Reserved).
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   Section 1110-B. Personal liability.
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      The members, directors, officers and employees of the
   department and the authority shall not be personally liable as a
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result of good faith exercise of the rights and responsibilities

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granted under this article.
Section 1111-B. Annual report.
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No later than March 1 of the year following the first full year in which bonds have been issued under this article and for each year thereafter in which bond obligations existed in the prior year, the department shall submit an annual report to the the chair and minority chair of the Appropriations Committee of the Senate, the chair and minority chair of the Appropriations Committee of the House of Representatives, the chair and minority chair of the State Government Committee of the Senate and the chair and minority chair of the State Government Committee of the House of Representatives providing all data available on bonds issued or existing in the prior year. The report shall include existing and anticipated bond principal, interest and administrative costs, revenue, repayments, refinancing, overall benefits to counties and any other relevant data, facts and statistics that the department believes necessary in the content of the report. Section 1112-B. Reimbursement of county voting apparatus expenses.

- (a) Application.--A county may apply to the department to receive funding to replace the county's voting apparatuses or to reimburse the county's cost to purchase or lease by capital lease voting apparatuses. Each county shall submit an application for funding on a form containing information and documentation prescribed by the department no later than July 1, 2020.
- (b) Documentation for prior purchase or lease.—If a county seeks reimbursement of the county's cost to purchase or lease by capital lease a voting apparatus that the county purchased or leased before the date that the county submits its application to the department, the county's application shall include documentation prescribed by the department to substantiate the county's cost to purchase or lease the voting apparatus, including copies of fully executed voting apparatus contracts, invoices and proof of payment to the vendor of the voting apparatus.
- (c) Documentation for subsequent purchase or lease.--If a county seeks funding to purchase or lease by capital lease a voting apparatus that the county will purchase or lease after the date that the county submits its application to the department, the county's application shall include documentation prescribed by the department to substantiate the county's estimate to purchase or lease the voting apparatus, including copies of fully executed voting apparatus contracts, bids or price quotes submitted to the county by voting apparatus vendors and other price estimates or cost proposals.
- (d) Review.--The department shall review each county
 application on a rolling basis and shall either approve or deny
 each county's application within 90 days of the date the
 application is received by the department. A county may

supplement or amend submitted applications during the 90-day review period in consultation with the department.

- (e) Approval for prior purchase or lease. -- If the department approves a county's application submitted under subsection (b), the department and the county shall enter into a written grant agreement through which the department shall reimburse the county at the amount determined under subsection (g).
- (f) Approval for subsequent purchase or lease.--If the department approves a county's application under subsection (c), the department and the county shall enter into a written grant agreement through which the department will provide funding to reimburse the county's cost to purchase or lease a voting apparatus at the amount determined under subsection (g). The county shall hold the grant money in an account of the county that is separate from each other county account. The county shall deliver quarterly reports to the department of the voting apparatus costs paid from the grant money in a form prescribed by the department. The county shall return any unspent grant money to the department within 30 days of the expiration of the grant agreement.

(q) Payments. --

- (1) A county shall only receive amounts under this section to the extent that the department has bond proceeds available in the account from which to make payments.
- (2) Except as provided under paragraph (3), a county which submitted an application approved under subsection (e) or (f) shall receive 60% of the total amount submitted under subsection (b) or (c) which may be reimbursed or paid.
- (3) If the total amount submitted by all counties under paragraph (2) exceeds the total amount available for reimbursement or payment, a county shall receive a portion of the amount available equal to the total amount submitted by the county under subsection (b) or (c) which may be reimbursed or paid, divided by the total amount submitted by all counties under subsection (b) or (c) which may be reimbursed or paid.
- (4) If any bond proceeds remain after the department has issued all reimbursements in accordance with paragraphs (1), (2) and (3), the department may utilize the remaining balance for grants for counties for the purchase and distribution to the counties of election security equipment. The department shall provide notice to each county no later than 30 days prior to receiving applications for grants under this paragraph.
- (h) Certification.--A county shall only receive the reimbursement or funding under this article after making a certification to the department, the President pro tempore of the Senate, the Speaker of the House of Representatives, the Minority Leader of the Senate, the Minority Leader of the House of Representatives, the chair and minority chair of the Appropriations Committee of the Senate, the chair and minority

- 1 chair of the Appropriations Committee of the House of
- 2 Representatives, the chair and minority chair of the State
- 3 Government Committee of the Senate and the chair and minority
- 4 <u>chair of the State Government Committee of the House of</u>
- 5 Representatives that the county has completed a program under 25
- 6 Pa.C.S. § 1901(b)(1) (relating to removal of electors) and
- 7 mailed notices required under 25 Pa.C.S. § 1901(b)(3) within the
- 8 prior 12 months. The certification shall include information on
- 9 whether the county has undertaken a canvass under 25 Pa.C.S. § 10 1901(b)(2).
- 11 (i) Department application. -- The department shall apply to
- 12 the authority for funding under section 1102-B only if the
 13 department has approved county applications under this article
- department has approved county applications under this article which total at least \$50,000,000.
- 15 Section 3.2. Sections 1210(a.4)(1) and (5)(ii), 1215(b) and
- 16 (c), 1216(d) and (f), 1222, 1223(a) and 1227(d) of the act are
- 17 amended to read:
- Amend Bill, page 84, line 8, by inserting after "BALLOT.""
- 19 This envelope shall then be placed in the second one, on
- 20 which is printed the form of declaration of the elector, and the
- 21 <u>address of the elector's county board of election and the local</u>
- 22 <u>election district of the elector. The elector shall then fill</u>
- 23 out, date and sign the declaration printed on such envelope.
- 24 Such envelope shall then be securely sealed and the elector
- 25 shall send same by mail, postage prepaid, except where franked,
- 26 or deliver it in person to said county board of election.
- 27 Amend Bill, page 92, line 23, by inserting after "ELECTOR"
- 28 <u>or mail-in elector</u>
- Amend Bill, page 92, line 24, by inserting a bracket before
- 30 "(II)"
- 31 Amend Bill, page 92, line 30, by inserting a bracket after
- 32 "OR" where it occurs the second time
- 33 Amend Bill, page 94, line 12, by inserting a bracket before
- 34 "(1)"
- 35 Amend Bill, page 94, line 14, by striking out "OR MAIL-IN"
- 36 BALLOTS"
- 37 Amend Bill, page 94, line 16, by striking out "AND MAIL-IN_
- 38 BALLOTS"

- 1 Amend Bill, page 94, lines 17 and 18, by striking out "AND
- 2 MAIL-IN BALLOTS"
- 3 Amend Bill, page 94, line 19, by striking out "OR THE MAIL-IN
- 4 VOTER'S RESPECTIVE ELECTION DISTRICT"
- 5 Amend Bill, page 94, line 22, by striking out "OR MAIL-IN
- 6 BALLOTS'"
- 7 Amend Bill, page 94, line 24, by striking out "OR MAIL-IN"
- 8 BALLOT"
- 9 Amend Bill, page 94, line 26, by inserting a bracket after
- 10 "APPLICABLE."
- 11 Amend Bill, page 94, line 28, by inserting a bracket before
- 12 "AFTER"
- Amend Bill, page 94, line 28, by striking out "AND MAIL-IN_
- 14 BALLOTS"
- Amend Bill, page 94, line 29, by inserting a bracket after
- 16 "BUT"
- Amend Bill, page 95, line 3, by inserting a bracket before
- 18 the comma after "(G)(2)"
- 19 Amend Bill, page 95, line 5, by striking out "OR MAIL-IN
- 20 BALLOT"
- 21 Amend Bill, page 95, line 6, by inserting a bracket after
- 22 "VOID"
- 23 Amend Bill, page 96, lines 3 and 4, by striking out all of
- 24 said lines
- 25 Amend Bill, page 104, line 30, by striking out "ON" and
- 26 inserting

- as soon as a ballot is certified and the ballots are
- available. While any proceeding is pending in a Federal or State
- 3 court which would affect the contents of any ballot, the county
- board of elections may await a resolution of that proceeding but
- in any event, shall commence to deliver or mail official
- absentee ballots not later than
- Amend Bill, page 105, line 16, by inserting after "BALLOT." 7
- 8 This envelope shall then be placed in the second one, on
- which is printed the form of declaration of the elector, and the 9
- address of the elector's county board of election and the local 10
- 11 election district of the elector. The elector shall then fill
- out, date and sign the declaration printed on such envelope. 12
- Such envelope shall then be securely sealed and the elector 13
- shall send same by mail, postage prepaid, except where franked, 14
- 15 or deliver it in person to said county board of election.
- 16 Amend Bill, page 107, lines 10 and 11, by striking out all of
- said lines 17
- 18 Amend Bill, page 111, line 23, by inserting after "3, "
- 3.2, 19