THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 1234 Session of 2018

INTRODUCED BY SCARNATI, KILLION, COSTA, MENSCH, BOSCOLA, WARD, RAFFERTY, VULAKOVICH, ARGALL AND DINNIMAN, SEPTEMBER 13, 2018

REFERRED TO STATE GOVERNMENT, SEPTEMBER 13, 2018

AN ACT

Amending the act of June 3, 1937 (P.L.1333, No.320), entitled 1 "An act concerning elections, including general, municipal, 2 special and primary elections, the nomination of candidates, 3 primary and election expenses and election contests; creating 4 5 and defining membership of county boards of elections; imposing duties upon the Secretary of the Commonwealth, 6 courts, county boards of elections, county commissioners; imposing penalties for violation of the act, and codifying, 7 8 revising and consolidating the laws relating thereto; and 9 repealing certain acts and parts of acts relating to 10 elections," in preliminary provisions, further providing for 11 definitions; in qualifications of electors, further providing 12 for qualifications of electors at primaries; in party 13 organization, further providing for only enrolled electors to 14 vote at primaries or hold party offices; in nomination of 15 candidates, further providing for candidates to be nominated 16 17 and party officers to be elected at primaries and providing for procedure for unenrolled electors to cast primary 18 ballots; and, in preparation for and conduct of primaries and 19 elections, further providing for manner of applying to vote, 20 persons entitled to vote, voter's certificates, entries to be 21 22 made in district register, numbered lists of voters and 23 challenges.

24 The General Assembly of the Commonwealth of Pennsylvania

25 hereby enacts as follows:

26 Section 1. Section 102 of the act of June 3, 1937 (P.L.1333, 27 No.320), known as the Pennsylvania Election Code, is amended by 28 adding a definition to read: Section 102. Definitions.--The following words, when used in
 this act, shall have the following meanings, unless otherwise
 clearly apparent from the context:

4 * * *

5 (z.6) The words "unenrolled elector" shall mean a person who
6 is registered to vote within an election district but not
7 enrolled as a member of a political party.

8 Section 2. Sections 702, 802 and 902 of the act are amended 9 to read:

10 Section 702. Qualifications of Electors at Primaries.--(a) The qualifications of electors entitled to vote at primaries 11 shall be the same as the qualifications of electors entitled to 12 vote at elections within the election district where the primary 13 14 is held[, provided that no elector who is not registered and 15 enrolled as a member of a political party, in accordance with 16 the provisions of this act, shall be permitted to vote the 17 ballot of such party or any other party ballot at any primary]. (b) Unenrolled electors shall be permitted to vote in 18 primary elections in accordance with the procedures specified in 19

20 <u>section 902.1.</u>

21 Section 802. Only Enrolled Electors to [Vote at Primaries or] Hold Party Offices. -- No person who is not registered and 22 23 enrolled as a member of a political party shall be entitled to 24 [vote at any primary of such party or to] be elected or serve as a party officer, or a member or officer of any party committee, 25 26 or delegate or alternate delegate to any party convention. Section 902. Candidates to Be Nominated and Party Officers 27 to Be Elected at Primaries. -- All candidates of political 28 parties, as defined in section 801 of this act, for the offices 29 30 of United States Senator, Representative in Congress and for all

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other elective public offices within this State, except that of 1 presidential electors, shall be nominated, and party delegates 2 and alternate delegates, committeemen and officers who, under 3 4 the provisions of Article VIII of this act or under the party rules, are required to be elected by the party electors, shall 5 6 be elected at primaries held in accordance with the provisions of this act, except as otherwise provided in this act. In the 7 years when candidates for the office of President of the United 8 States are to be nominated, every registered and enrolled member 9 10 of a political party and unenrolled elector under section 902.1 11 shall have the opportunity at the Spring primary in such years 12 to vote [his] a preference for one person to be the candidate of 13 [his] a political party for President.

14 Section 3. The act is amended by adding a section to read: Section 902.1. Procedure for Unenrolled Electors to Cast 15 Primary Ballots. -- Upon confirming an unenrolled elector's status 16 as a registered elector, the elections officer shall ask the 17 unenrolled elector in which political party's primary the 18 unenrolled elector desires to vote, and the elections officer 19 upon reply shall record the unenrolled elector's selection upon 20 21 the unenrolled elector's certificate and for the purpose of that 22 ballot only shall be deemed enrolled in that party.

Section 4. Section 1210(d) of the act is amended to read: Section 1210. Manner of Applying to Vote; Persons Entitled to Vote; Voter's Certificates; Entries to Be Made in District Register; Numbered Lists of Voters; Challenges.--* * *

(d) No person, except a qualified elector who is in actual military or naval service under a requisition of the President of the United States or by the authority of this Commonwealth, and who votes under the provisions of Article XIII of this act,

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shall be entitled or permitted to vote at any primary or 1 2 election at any polling place outside the election district in 3 which he resides, nor shall he be permitted to vote in the election district in which he resides, unless he has been 4 personally registered as an elector and his registration card 5 6 appears in the district register of such election district, except by order of the court of common pleas as provided in this 7 8 act, and any person, although personally registered as an elector, may be challenged by any qualified elector, election 9 10 officer, overseer, or watcher at any primary or election as to his identity, as to his continued residence in the election 11 district or as to any alleged violation of the provisions of 12 13 section 1210 of this act, and if challenged as to identity or 14 residence, he shall produce at least one qualified elector of the election district as a witness, who shall make affidavit of 15 16 his identity or continued residence in the election district: Provided, however, That no person shall be entitled to vote as a 17 18 member of a party at any primary, unless he is:

19 (1) registered and enrolled as a member of such party upon 20 the district register, which enrollment shall be conclusive as 21 to [his] party membership and shall not be subject to challenge 22 on the day of the primary[.]; or

23 (2) an unenrolled elector, in which case the person may vote
24 for the candidates of the party of the unenrolled elector's

25 choice in accordance with the procedures set forth in section

26 <u>902.1. The unenrolled elector's choice of party at one primary</u>

27 <u>election shall not preclude the unenrolled elector from choosing</u>

28 <u>a different party in a subsequent primary election.</u>

29 Section 5. This act shall take effect immediately.

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