AMENDMENTS TO SENATE BILL NO. 48

Sponsor: REPRESENTATIVE EVERETT

Printer's No. 584

Amend Bill, page 1, lines 1 through 3, by striking out all of 1

2 said lines and inserting

Amending the act of June 3, 1937 (P.L.1333, No.320), entitled 3 4 "An act concerning elections, including general, municipal, 5 special and primary elections, the nomination of candidates, 6 primary and election expenses and election contests; creating 7 and defining membership of county boards of elections; 8 imposing duties upon the Secretary of the Commonwealth, 9 courts, county boards of elections, county commissioners; imposing penalties for violation of the act, and codifying, 10 revising and consolidating the laws relating thereto; and 11 12 repealing certain acts and parts of acts relating to 13 elections," in ballots, further providing for form of 14 official election ballot and for number of ballots to be 15 printed and specimen ballots; in voting machines, further 16 providing for requirements of voting machines and for form of 17 ballot labels on voting machines; in electronic voting systems, further providing for requirements of electronic 18 19 voting systems, for forms and for election day procedures and 20 the process of voting; providing for voting systems 21 decertification; in preparation for and conduct of primaries 22 and elections, further providing for instructions of voters 23 and manner of voting in districts in which voting machines are used, for count and return of votes in districts in which 24 25 ballots are used and for what ballots shall be counted, 26 manner of counting and defective ballots; and, in voting by 27 qualified absentee electors, further providing for date of 28 application for absentee ballot, for approval of application 29 for absentee ballot, for voting by absentee electors and for 30 canvassing of official absentee ballots.

31 Amend Bill, page 1, lines 6 through 18; pages 2 through 4, lines 1 through 30; page 5, lines 1 through 21; by striking out 32 33 all of said lines on said pages and inserting

34 Section 1. Sections 1003(a), 1007, 1107(b), 1110(h), 1107-35 A(3), 1109-A(a)(2) and (d) and 1112-A(a)(2) and (4) of the act

- 1 -

of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania 1 2 Election Code, are amended to read: Section 1003. Form of Official Election Ballot .--3 4 The official ballots for general, municipal and special (a) elections shall be in substantially the following form: 5 6 OFFICIAL BALLOT District, Ward, 7 City of, County of, 8 State of Pennsylvania 9 10 11 20.... 12 A cross (X) or check () mark in the square opposite the name of any candidate indicates a vote for that candidate. 13 14 [To vote a straight party ticket, mark a cross (X) or check 15 () in the square, in the Party Column, opposite the name of the party of your choice. To vote for an individual candidate of 16 17 another party after making a mark in the party square, mark a 18 cross (X) or check () opposite his name. For an office where more than one candidate is to be voted for, the voter, after 19 20 marking in the party square, may divide his vote by marking a cross (X) or check () to the right of each candidate for whom 21 22 he or she desires to vote. For such office votes shall not be counted for candidates not individually marked.] 23 24 To vote for a person whose name is not on the ballot, write, print or paste his name in the blank space provided for that 25 purpose. A cross (X) or check () mark in the square opposite 26 the names of the candidates of any party for President and Vice-27 28 President of the United States indicates a vote for all the 29 candidates of that party for presidential elector. To vote for individual candidates for presidential elector, write, print or 30 31 paste their names in the blank spaces provided for that purpose 32 under the title "Presidential Electors." Mark ballot only in black lead pencil, indelible pencil or blue, black or blue-black 33 ink, in fountain pen or ball point pen; use the same pencil or 34 35 pen for all markings you place on the ballot. 36 Before leaving the voting compartment, fold this ballot, 37 without displaying the markings thereon, in the same way it was folded when received, then leave the compartment and exhibit the 38 ballot to one of the election officers who shall ascertain by an 39 inspection of the number appearing upon the right hand corner of 40 the back of the ballot whether the ballot so exhibited to him is 41 42 the same ballot which the elector received before entering the voting compartment. If it is the same, the election officer 43 44 shall direct the elector, without unfolding the ballot, to 45 remove the perforated corner containing the number, and the elector shall immediately deposit the ballot in the ballot box. 46 Any ballot deposited in a ballot box at any primary or election 47 48 without having the said number torn off shall be void and shall 49 not be counted. 50 [Party Column Presidential Electors

Mark a Cross (X) or Check () in one party for President and 1 2 this Column. Vice-President, or insert the 3 names of candidates.) 4 For 5 John Stiles Democratic 6 and 7 Richard Doe, 8 Democratic 9 For 10 Republican John Doe 11 and 12 Richard Roe, 13 Republican 14 For 15 Socialist John Smith 16 and William Jones, 17 18 Socialist 19 Citizens] 20 Presidential Electors. (Vote for the candidates of one party for President and Vice 21 22 President, or insert the names of candidates) 23 For 24 John Stiles and Richard Doe..... Democratic 25 For 26 John Doe and Richard Roe..... Republican 27 For 28 John Smith and William Jones..... Socialist 29 For 30 Citizens 31 United States Senator. 32 (Vote for one) 33 Richard Roe Democratic 34 John Doe Republican 35 Richard Stiles Socialist 36 Governor. 37 (Vote for one) Richard Roe Democratic 38 39 John Doe Republican 40 Richard Stiles Socialist 41 Representatives in Congress, 42 District. 43 (Vote for one) 44 Richard Roe Democratic John Doe Republican 45 46 Richard Stiles Socialist 47 Senator in the General Assembly, 48 District. 49 (Vote for one) 50 John Doe Democratic 51 Richard Roe Republican

1 * * * 2 Section 1007. Number of Ballots to Be Printed; Specimen 3 Ballots.--The county board of each county shall provide for each election district in which a paper ballot is used in a primary 4 [is] <u>or election</u> to be held, [one book of fifty official ballots 5 of each party for every forty-five registered and enrolled 6 electors of such party and fraction thereof, appearing upon the 7 district register,] <u>a supply of official ballots equal to ten</u> 8 9 per centum more than the greatest number of ballots cast in the prior three comparable elections in the election district_ 10 11 and shall provide for each election district in which an 12 election is to be held one book of fifty official ballots for 13 every forty-five registered electors and fraction thereof appearing upon the district register. They shall also, in 14 15 addition to the number of ballots required to be printed for general distribution, maintain a sufficient supply of such 16 17 ballots at the office of the county board for the use of absentee electors and for the use of any district, the ballots 18 for which may be lost, destroyed or stolen. They shall also 19 20 cause to be printed on tinted paper, and without the facsimile 21 endorsements, permanent binding or stubs, copies of the form of 22 ballots provided for each polling place at each primary or 23 election therein, which shall be called specimen ballots, and 24 which shall be of the same size and form as the official ballots, and at each election they shall deliver to the election 25 officers, in addition to the official ballots to be used at such 26 27 election, a suitable supply of specimen ballots for the use of 28 the electors. At each primary, a suitable supply of specimen 29 ballots of each party shall be furnished. 30 Section 1107. Requirements of Voting Machines. -- No voting 31 machine shall, upon any examination or reexamination, be 32 approved by the Secretary of the Commonwealth, or by any 33 examiner appointed by him, unless it shall, at the time, satisfy 34 the following requirements: * * * 35 36 [(b) It shall permit each voter, at other than primary 37 elections, to vote a straight political party ticket in one operation, and, in one operation, to vote for all the candidates 38 39 of one political party for presidential electors, and, in one operation, to vote for all the candidates of one political party 40 41 for every office to be voted for, except those offices as to 42 which he votes for individual candidates.] 43 * * * 44 Section 1110. Form of Ballot Labels on Voting Machines .--45 * * * 46 (h) The names of all candidates of a political party shall 47 appear in the same row or column, and except in cases of names 48 of presidential commitments of nominees for delegate or 49 alternate delegate to political party National conventions no 50 other names shall appear in the same row or column[, to the left or top of which shall be a straight party lever, by means of 51

which an elector may, in one operation, vote for all the 1 2 candidates of that political party for every office to be voted for]. Where the names of the delegate or alternate delegate and 3 the presidential candidate he is supporting shall both appear, 4 the print size of the name of the delegate or alternate delegate 5 shall be equal to the size of the name of the particular 6 presidential candidate to whom he is committed, or in the case 7 where he is uncommitted, the word "uncommitted" shall appear in 8 the same size print. The names of such candidates shall be 9 arranged under or opposite the title of the office for which 10 11 they are candidates, and shall appear in the order of the votes 12 obtained by the candidate for Governor of the party nominated at 13 the last gubernatorial election, beginning with the party obtaining the highest number of votes: Provided, however, That 14 15 in the case of parties or bodies not represented on the ballot 16 at the last gubernatorial election, the names of the candidates 17 of such parties shall be arranged alphabetically, according to 18 the party or body name. The names of all candidates of a political body shall appear in the same row or column, and, if 19 20 the number of parties and bodies permits, each political body 21 shall be entitled exclusively to a separate row or column[, with 22 a straight party lever]. If, however, the number of political 23 parties and political bodies renders it impossible or 24 impracticable to so arrange the political bodies, in such case said bodies shall not be entitled to a separate row or column 25 26 [and a straight party lever], but shall be listed by political 27 appellations on the first left hand or top row, with the 28 designating letter and number of the ballot label where their 29 candidates may be found, together with the political appellations of other political bodies, whose candidates may be 30 31 interspersed on the same row or column. Subject to the aforesaid 32 limitations, the form and arrangement of ballot labels, as to 33 the placing thereon of political bodies, shall be within the 34 discretion of the county board. 35 * * * 36 Section 1107-A. Requirements of Electronic Voting Systems .--

No electronic voting system shall, upon any examination or reexamination, be approved by the Secretary of the Commonwealth, or by any examiner appointed by him, unless it shall be established that such system, at the time of such examination or reexamination:

42 * * *

[(3) Permits each voter, at other than primary elections, to 43 vote a straight political party ticket by one mark or act and, 44 by one mark or act, to vote for all the candidates of one 45 political party for presidential electors and, by one mark or 46 47 act, to vote for all the candidates of one political party for 48 every office to be voted for, and every such mark or act shall 49 be equivalent to and shall be counted as a vote for every 50 candidate of the political party so marked including its 51 candidates for presidential electors, except with respect to

those offices as to which the voter has registered a vote for 1 2 individual candidates of the same or another political party or 3 political body, in which case the automatic tabulating equipment shall credit the vote for that office only for the candidate 4 5 individually so selected, notwithstanding the fact that the voter may not have individually voted for the full number of 6 7 candidates for that office for which he was entitled to vote.] * * * 8 9 Section 1109-A. Forms.--(a) * * * (2) The pages placed on the voting device shall be of 10 11 sufficient number to include, following the listing of 12 particular candidates, the names of candidates for any nonpartisan offices and any measures for which a voter may be 13 14 qualified to vote on a given election day, provided further that 15 for municipal, general or special elections, the first ballot page shall list in the order that such political parties are 16 17 entitled to priority on the ballot, the names of such political parties [with designating arrows so as to indicate the voting 18 square or position on the ballot card where the voter may insert 19 20 by one mark or punch the straight party ticket of his choice]. * * * 21 22 [(d) In partisan elections the ballot cards shall include a 23 voting square or position whereby the voter may by one punch or 24 mark record a straight party ticket vote for all the candidates of one party or may vote a split ticket for the candidates of 25 26 his choice.] * * * 27 28 Section 1112-A. Election Day Procedures and the Process of 29 Voting.--(a) In an election district which uses an electronic voting system in which votes are registered electronically, the 30 31 following procedures will be applicable for the conduct of the 32 election at the election district: 33 * * * 34 (2) At [primary] <u>all</u> elections, the voter shall be able to 35 vote for each candidate individually by the means provided. [At 36 all other elections, he may vote for each candidate 37 individually, or he may vote a straight political party ticket in one operation by operating the straight political party 38 39 mechanism of the political party or political body of his choice. He may also, after having operated the straight party 40 mechanism and before recording his vote, cancel the vote for any 41 42 candidate of such political party or political body and may thereupon vote for a candidate of another party, or political 43 44 body for the same office.] The voter may also vote individually for or against a question submitted to the vote of the electors. 45 * * * 46 47 (4) At any general election at which presidential electors 48 are to be chosen, each elector shall be permitted to vote by one 49 operation for all the presidential electors of a political party 50 or political body. For each party or body nominating presidential electors, a ballot label shall be provided 51

containing only the words "Presidential Electors," preceded by 1 the names of the party or body and followed by the names of the 2 3 candidates thereof for the Office of President and Vice-4 President, and the corresponding counter or registering device shall register votes cast for said electors when thus voted for 5 collectively. If any elector desires to vote a ticket for 6 presidential electors made up of the names of persons nominated 7 by different parties or bodies, or partially of names of persons 8 9 so in nomination and partially of names of persons not in nomination by any party or body, he may write or deposit a paper 10 11 ballot prepared by himself in the receptacle provided in or on 12 the voting device for that purpose, or he may list their names on the write-in ballot or envelope provided for that purpose. 13 14 The voting device shall be so constructed that it will not be 15 possible for any one voter to vote a straight party ticket for 16 presidential electors and at the same time to deposit a ballot for presidential electors in a receptacle as [hereinabove] 17 18 provided in this section. When the votes for presidential electors are counted, the votes appearing upon the counter or 19 20 registering device corresponding to the ballot label containing 21 the names of the candidates for President and Vice-President of 22 any party or body shall be counted as votes for each of the 23 candidates for presidential elector of such party or body, and 24 thereupon all candidates for presidential elector shall be credited, in addition, with the votes cast for them upon the 25 ballots deposited in the machine, as [hereinabove] provided in_ 26 27 this section. * * * 28 29 The act is amended by adding an article to read: Section 2. 30 ARTICLE XI-B 31 VOTING SYSTEMS DECERTIFICATION 32 Section 1101-B. Definitions. 33 The following words and phrases when used in this article shall have the meanings given to them in this section unless the 34 context clearly indicates otherwise: 35 36 "Department." The Department of State of the Commonwealth. "Electronic voting system." As defined in section 1101-A. 37 "Voting apparatus." A kind or type of any of the following: 38 (1) An electronic voting system. 39 (2) A voting machine. 40 41 "Voting machine." A voting machine as described under 42 <u>Article XI.</u> 43 Section 1102-B. Decertification. 44 (a) Prohibition. -- The Commonwealth may not disapprove of or decertify voting apparatuses in 50% or more counties until the 45 requirements of this article have been met. 46 (b) Plan.--If the Commonwealth intends to disapprove or_ 47 decertify voting apparatuses in 50% or more counties, the 48 49 department must submit a written plan to the President pro tempore of the Senate, the Speaker of the House of 50 51 Representatives, the Appropriations Committee of the Senate, the

Appropriations Committee of the House of Representatives, the 1 State Government Committee of the Senate and the State 2 Government Committee of the House of Representatives at least 3 4 180 days prior to the effective date of replacement, containing 5 each of the following: 6 (1) The reason for disapproval or decertification. 7 (2) The estimated cost to replace the disapproved or 8 decertified voting apparatuses and the plan for how funding_ 9 is anticipated to be obtained. 10 (3) A plan for replacing the disapproved or decertified 11 voting apparatuses. 12 (4) The effective date of replacement. 13 Section 3. Sections 1216(d) and (f), 1222(a) and (b), 1223(a), 1302.1 and 1302.2 of the act are amended to read: 14 15 Section 1216. Instructions of Voters and Manner of Voting in 16 Districts in Which Voting Machines are Used .--17 * * * 18 (d) At [primaries] all elections, he shall vote for each candidate individually by operating the key, handle, pointer or 19 20 knob, upon or adjacent to which the name of such candidate is placed. [At elections, he may vote for each candidate 21 22 individually by operating the key, handle, pointer or knob, upon 23 or adjacent to which the names of candidates of his choice are 24 placed, or he may vote a straight political party ticket in one 25 operation by operating the straight political party lever of the political party or political body of his choice, if such machine 26 27 has thereon a separate lever for all the candidates of the 28 political body. He may also, after having operated the straight 29 party lever, and before recording his vote, cancel the vote for any candidate of such political party or political body by 30 31 replacing the individual key, handle, pointer or knob of such 32 candidate, and may thereupon vote for a candidate of another 33 party, or political body for the same office by operating the 34 key, handle, pointer or knob, upon or adjacent to which the name of such candidate appears.] In the case of a question submitted 35 36 to the vote of the electors, the elector shall operate the key, 37 handle, pointer or knob corresponding to the answer which he 38 desires to give. * * * 39 (f) At any general election at which presidential electors 40 are to be chosen, each elector shall be permitted to vote by one 41 42 operation for all the presidential electors of a political party 43 or political body. For each party or body nominating 44 presidential electors, a ballot label shall be provided containing only the words "Presidential Electors," preceded by 45 the names of the party or body and followed by the names of the 46 candidates thereof for the office of President and Vice-47 President, and the corresponding counter or registering device 48 49 shall register votes cast for said electors when thus voted for collectively. If an elector desires to vote a ticket for 50 51 presidential electors made up of the names of persons nominated

by different parties or bodies, or partially of names of persons 1 so in nomination and partially of names of persons not in 2 nomination by any party or body, or wholly of names of persons 3 not in nomination by any party or body, he may write or deposit 4 a paper ballot prepared by himself in the receptacle provided in 5 or on the machine for the purpose. The machine shall be so 6 constructed that it will not be possible for any one voter to 7 vote a straight party ticket for presidential electors and at 8 the same time to deposit a ballot for presidential electors in a 9 receptacle as [hereinabove] provided in this section. When the 10 11 votes for presidential electors are counted, the votes appearing 12 upon the counter or registering device corresponding to the ballot label containing the names of the candidates for 13 14 President and Vice-President of any party or body shall be 15 counted as votes for each of the candidates for presidential elector of such party or body, and thereupon all candidates for 16 17 presidential elector shall be credited, in addition, with the 18 votes cast for them upon the ballots deposited in the machine, 19 as [hereinabove] provided in this section.

20 * * *

21 Section 1222. Count and Return of Votes in Districts in 22 Which Ballots are Used.--

23 (a) As soon as all the ballots have been properly accounted 24 for, and those outside the ballot box, as well as the "Voting Check List," numbered lists of voters and district register 25 26 sealed, the election officers shall forthwith open the ballot 27 box, and take therefrom all ballots therein, and at primaries, 28 separate the same according to the party to which they belong. 29 The ballots shall then be counted one by one, and a record made of the total number, and at primaries of the total number cast 30 31 for each party. Then the judge, under the scrutiny of the 32 minority inspector, or the minority inspector, under the 33 scrutiny of the judge, in the presence of the other officers, 34 clerks, and of the overseers, if any, and within the hearing and 35 sight of the watchers outside the enclosed space, shall read 36 aloud the names of the candidates marked or inserted upon each 37 ballot (at primaries the ballots of each party being read in 38 sequence), together with the office for which the person named 39 is a candidate, and the answers contained on the ballots to the questions submitted, if any, and the majority inspector and 40 clerks shall carefully enter each vote as read, and keep account 41 42 of the same in ink in triplicate tally papers (triplicate tally 43 papers for each party at primaries) to be provided by the county 44 board of elections for that purpose, all three of which shall be made at the same time. [: Provided, That at all general, 45 municipal and special elections, in entering each vote received 46 by candidates at such election, it shall not be necessary to 47 48 enter separate tally marks for each vote received by such 49 candidates upon the ballots containing the same votes for the 50 same names, commonly known, and in this act designated as 51 "Straight Party Tickets" for such purpose straight party ticket

- 9 -

votes shall be entered carefully as each straight party ticket 1 vote is read on the triplicate tally sheets under the heading 2 "Number of votes received upon the straight party 3 4 tickets." Upon completing the number of votes received by each straight party ticket, the number so tallied for each party 5 shall be entered numerically on the extreme right hand margin of 6 7 each such tally paper.] All ballots, after being removed from the box, shall be kept within the unobstructed view of all 8 9 persons in the voting room until replaced in the box. No person while handling the ballots shall have in his hand any pencil, 10 11 pen, stamp or other means of marking or spoiling any ballot. The 12 election officers shall forthwith proceed to canvass and compute the votes cast, and shall not adjourn or postpone the canvass or 13 14 computation until it shall have been fully completed.

15 (b) When the vote cast for the different persons named upon 16 the ballots and upon the questions, if any, appearing thereon, 17 shall have been fully recorded in the tally papers and counted, 18 the election officers shall duly certify to the number of votes cast for each person (upon the respective party tickets at 19 20 primaries), and shall prepare in ink two (2) general returns, 21 showing, in addition to the entries made thereon as aforesaid, 22 the total number of ballots received from the county board (the 23 total of each party at primaries), the number of ballots cast (the number of each party at primaries), the number of ballots 24 25 (of each party at primaries) declared void, and the number of ballots spoiled and cancelled, and any blank ballots cast, as 26 27 well as the votes cast for each candidate. At elections, the 28 number of votes cast for each candidate by each political party 29 or political body of which such candidate is a nominee shall be separately stated. [: Provided, That the number of votes received 30 31 by each set of candidates upon "straight party tickets" shall be entered opposite the names of the respective candidates in a 32 33 column immediately adjoining upon the left which column shall be 34 of convenient width and shall be headed "number of votes received upon straight party tickets."] In an immediate column 35 36 to the left thereto, the number of votes received by each 37 candidate upon all ballots [other than "straight party tickets" 38 including all ballots known as "split tickets"] shall be 39 entered, such column to be of convenient width and shall be headed "number of votes [received other than upon straight party 40 41 tickets." The number of votes received by each candidate as 42 shown in the column headed "number of votes received upon straight party tickets" shall then be added, together with the 43 44 number of votes received by each candidate as shown in the column headed "number of votes received other than upon straight 45 party tickets" and thereupon, the] received." The total number 46 of votes received by each candidate shall be entered in a column 47 48 on the extreme right-hand side of the return sheets, which 49 column shall be of convenient width and shall be headed "total number of votes." 50

51 Nothing in this section contained shall be construed to

authorize or permit the canvassing, counting or tallying ballots 1 with any less degree of strictness than otherwise required by 2 law. [, the intention of this section being to dispense with the 3 4 individual tally marks only so far as the so-called "straight party tickets" are concerned, and all other operations of 5 6 tallying, counting, canvassing and announcing the votes shall 7 proceed as near as may be in accordance with the other 8 provisions of this act.] 9 * * *

Section 1223. What Ballots Shall Be Counted; Manner of 10 11 Counting; Defective Ballots.--(a) No ballot which is so marked 12 as to be capable of identification shall be counted. Any ballot 13 that is marked in blue, black or blue-black ink, in fountain pen 14 or ball point pen, or black lead pencil or indelible pencil, 15 shall be valid and counted: Provided, That all markings on the 16 ballot are made by the same pen or pencil. Any ballot marked by 17 any other mark than an (X) or check () in the spaces provided 18 for that purpose shall be void and not counted: Provided, however, That no vote recorded thereon shall be declared void 19 20 because a cross (X) or check () mark thereon is irregular in 21 form. [Any erasure, mutilation or defective marking of the 22 straight party column at November elections shall render the 23 entire ballot void, unless the voter has properly indicated his 24 choice for candidates in any office block, in which case the vote or votes for such candidates only shall be counted.] Any 25 erasure or mutilation in the vote in any office block shall 26 27 render void the vote for any candidates in said block, but shall 28 not invalidate the votes cast on the remainder of the ballot, if 29 otherwise properly marked. Any ballot indicating a vote for any person whose name is not printed on the ballot, by writing, 30 31 stamping or sticker, shall be counted as a vote for such person, 32 if placed in the proper space or spaces provided for that 33 purpose, whether or not an (X) or check () is placed after the name of such person: Provided, however, That if such writing, 34 35 stamping or sticker is placed over the name of a candidate 36 printed on the ballot, it shall render the entire vote in said office block void. If an elector shall mark his ballot for more 37 38 persons for any office than there are candidates to be voted for 39 for such office, or if, for any reason, it may be impossible to determine his choice for any office, his ballot shall not be 40 counted for such office, but the ballot shall be counted for all 41 42 offices for which it is properly marked. Ballots not marked, or improperly or defectively marked, so that the whole ballot is 43 44 void, shall be set aside and shall be preserved with the other 45 ballots.

46 * * *

Section 1302.1. Date of Application for Absentee Ballot.--(a) Except as provided in subsections (a.1) and (a.2), applications for absentee ballots shall be received in the office of the county board of elections not earlier than fifty (50) days before the primary or election [and], except that if a 1 county board of elections determines that it would be desirable 2 and consistent with its operational needs, any applications for 3 absentee ballots received more than fifty (50) days before the 4 primary or election may be processed before that time. 5 Applications for absentee ballots may be processed if received 6 not later than five o'clock P.M. of the first Tuesday prior to

7 the day of any primary or election.

8 [(a.1) Except as provided in subsection (a.2), in the event 9 any elector otherwise qualified who is so physically disabled or ill on or before the first Tuesday prior to any primary or 10 11 election that he is unable to file his application or who 12 becomes physically disabled or ill after the first Tuesday prior 13 to any primary or election and is unable to appear at his 14 polling place or any elector otherwise qualified who because of 15 the conduct of his business, duties or occupation will 16 necessarily be absent from the municipality of his residence on 17 the day of the primary or election, which fact was not and could 18 not reasonably be known to said elector on or before the first Tuesday prior to any primary or election, the elector shall be 19 20 entitled to an absentee ballot at any time prior to five o'clock 21 P.M. on the first Friday preceding any primary or election upon 22 execution of an Emergency Application in such form prescribed by 23 the Secretary of the Commonwealth.

(a.2) In the event any elector otherwise gualified who 24 25 becomes so physically disabled or ill between five o'clock P.M. 26 on the first Friday preceding any primary or election and eight o'clock P.M. on the day of any primary or election that he is 27 28 unable to appear at his polling place or any elector otherwise 29 qualified who because of the conduct of his business, duties or occupation will necessarily be absent from the municipality of 30 31 his residence on the day of the primary or election, which fact 32 was not and could not reasonably be known to said elector prior 33 to five o'clock P.M. on the first Friday preceding any primary 34 or election, the elector shall be entitled to an absentee ballot 35 if the elector completes and files with the court of common 36 pleas in the county in which the elector is qualified to vote an 37 Emergency Application or a letter or other signed document, 38 which includes the same information as is provided on the 39 Emergency Application. Upon a determination that the elector is a qualified absentee elector under section 1301, the judge shall 40 41 issue an absentee ballot to the elector.]

42 (a.3) (1) The following categories of electors may apply 43 for an absentee ballot under this subsection, if otherwise 44 gualified:

45 (i) An elector whose physical disability or illness
46 prevented the elector from applying for an absentee ballot
47 before five o'clock P.M. on the first Tuesday prior to the day
48 of the primary or election.
49 (ii) An elector who, because of the elector's business,

50 duties or occupation, was unable to apply for an absentee ballot

51 before five o'clock P.M. on the first Tuesday prior to the day

of the primary or election. 1 (iii) An elector who becomes so physically disabled or ill_ 2 after five o'clock P.M. on the first Tuesday prior to the day of 3 4 the primary or election that the elector is unable to appear at the polling place on the day of the primary or election. 5 (iv) An elector who, because of the conduct of the elector's 6 business, duties or occupation, will necessarily be absent from 7 the elector's municipality of residence on the day of the 8 9 primary or election, which fact was not and could not reasonably be known to the elector on or before five o'clock P.M. on the 10 11 first Tuesday prior to the day of the primary or election. 12 (2) An elector described in paragraph (1) may submit an application for an absentee ballot at any time up until the time 13 of the closing of the polls on the day of the primary or 14 15 election. The application shall include a declaration describing 16 the circumstances that prevented the elector from applying for an absentee ballot before five o'clock P.M. on the first Tuesday 17 prior to the day of the primary or election or that prevent the 18 elector from appearing at the polling place on the day of the 19 20 primary or election, and the elector's gualifications under paragraph (1). The declaration shall be made subject to the 21 provisions of 18 Pa.C.S. § 4904 (relating to unsworn 22 23 falsification to authorities). (3) If the county board of elections determines that the 24 25 elector meets the requirements of this section, the board shall issue an absentee ballot to the elector. 26 (4) If the elector is unable to appear [in court] at the 27 28 office of the county board of elections to receive the ballot, the [judge] board shall give the elector's absentee ballot to an 29 authorized representative of the elector who is designated in 30 writing by the elector. The authorized representative shall 31 32 deliver the absentee ballot to the elector and return the completed absentee ballot, sealed in the official absentee 33 34 ballot envelopes, to the office of the county board of elections, [who] which shall [distribute] retain the ballot, 35 36 unopened, [to the absentee voter's election district] until the 37 canvassing of all absentee ballots. 38 (5) If the elector is unable to appear [in court] at the office of the county board of elections or unable to obtain 39 assistance from an authorized representative, the county board 40 41 may provide an authorized representative or ask the judge [shall] of the court of common pleas in the county in which the 42 elector is qualified to vote to direct a deputy sheriff of the 43 44 county to deliver the absentee ballot to the elector if the elector is at a physical location within the county and return 45 the completed absentee ballot, sealed in the official absentee 46 47 ballot envelopes, to the county board of elections, who shall 48 distribute the ballots, unopened, to the absentee voter's 49 respective election district. If there is no authorized representative and a deputy sheriff is unavailable to deliver an 50 absentee ballot under this section, the judge may direct a 51

1 constable to make such delivery in accordance with the 2 provisions of this section.

(6) In the case of an elector who requires assistance in 3 4 marking the elector's ballot, the elector shall designate in writing the person who will assist in marking the ballot. Such 5 person shall be otherwise eligible to provide assistance to 6 7 electors eligible for assistance, and such person shall declare in writing that assistance was rendered. Any person other than 8 9 the designee who shall render assistance in marking a ballot or any person rendering assistance who shall fail to execute a 10 11 declaration shall be guilty of a violation of this act.

12 (7) No absentee ballot under this subsection shall be 13 counted which is received in the office of the county board of 14 elections later than [eight o'clock P.M. on the day of the 15 primary or election] <u>the deadline for its receipt as provided in</u> 16 <u>section 1308(g)</u>.

17 (b) In the case of an elector whose application for an 18 absentee ballot is received by the office of the county board of 19 elections earlier than fifty (50) days before the primary or 20 election, the application shall be held and processed upon 21 commencement of the fifty-day period <u>or at such earlier time as</u> 22 the county board of elections determines may be appropriate.

23 [(c) In the case of an elector who is physically disabled or 24 ill on or before the first Tuesday prior to a primary or election or becomes physically disabled or ill after the first 25 26 Tuesday prior to a primary or election, such Emergency Application, letter or other signed document shall contain a 27 28 supporting affidavit from his attending physician stating that 29 due to physical disability or illness said elector was unable to apply for an absentee ballot on or before the first Tuesday 30 31 prior to the primary or election or became physically disabled 32 or ill after that period.

33 In the case of an elector who is necessarily absent (d) 34 because of the conduct of his business, duties or occupation 35 under the unforeseen circumstances specified in subsections 36 (a.1) and (a.2), such Emergency Application, letter or other 37 signed document shall contain a supporting affidavit from such 38 elector stating that because of the conduct of his business, 39 duties or occupation said elector will necessarily be absent from the municipality of his residence on the day of the primary 40 41 or election which fact was not and could not reasonably be known 42 to said elector on or before the first Tuesday prior to the 43 primary or election.]

44 Section 1302.2. Approval of Application for Absentee 45 Ballot.--

(a) The county board of elections, upon receipt of any
application filed by a qualified elector not required to be
registered under preceding section 1301, shall ascertain from
the information on such application, district register or from
any other source that such applicant possesses all the
qualifications of a qualified elector other than being

registered or enrolled. If the board is satisfied that the 1 applicant is qualified to receive an official absentee ballot, 2 the application shall be marked approved such approval decision 3 shall be final and binding except that challenges may be made 4 only on the ground that the applicant did not possess 5 qualifications of an absentee elector. Such challenges must be 6 made to the county board of elections prior to [5:00 o'clock 7 P.M. on the first Friday prior to the election.] the applicable 8 deadline for the absentee ballots to be received, as provided in 9 section 1308(q). When so approved, the county board of elections 10 11 shall cause the applicant's name and residence (and at a primary, the party enrollment) to be inserted in the Military, 12 13 Veterans and Emergency Civilians Absentee Voters File as provided in section 1302.3, subsection (b): Providing, however, 14 15 That no application of any qualified elector in military service 16 shall be rejected for failure to include on his application any information if such information may be ascertained within a 17 18 reasonable time by the county board of elections.

19 The county board of elections, upon receipt of any (b) 20 application filed by a qualified elector who is entitled, under the provisions of the Permanent Registration Law as now or 21 22 hereinafter enacted by the General Assembly, to absentee 23 registration prior to or concurrently with the time of voting as provided under preceding section 1301, shall ascertain from the 24 information on such application or from any other source that 25 26 such applicant possesses all the qualifications of a qualified 27 elector. If the board is satisfied that the applicant is 28 entitled, under the provisions of the Permanent Registration Law 29 as now or hereinafter enacted by the General Assembly, to 30 absentee registration prior to or concurrently with the time of 31 voting and that the applicant is qualified to receive an 32 official absentee ballot, the application shall be marked 33 "approved." Such approval decision shall be final and binding 34 except that challenges may be made only on the ground that the 35 applicant did not possess the qualifications of an absentee 36 elector prior to or concurrently with the time of voting. Such 37 challenges must be made to the county board of elections prior 38 to [5:00 o'clock P.M. on the first Friday prior to the 39 election.] the applicable deadline for the absentee ballots to be received, as provided in section 1308(g). When so approved, 40 41 the county board of elections shall cause the applicant's name 42 and residence (and at a primary, the party enrollment) to be 43 inserted in the Military, Veterans and Emergency Civilian 44 Absentee Voters File as provided in section 1302.3 subsection 45 (b).

(c) The county board of elections, upon receipt of any application of a qualified elector required to be registered under the provisions of preceding section 1301, shall determine the qualifications of such applicant by verifying the proof of identification and comparing the information set forth on such application with the information contained on the applicant's

permanent registration card. If the board is satisfied that the 1 applicant is qualified to receive an official absentee ballot, 2 3 the application shall be marked "approved." Such approval decision shall be final and binding, except that challenges may 4 be made only on the ground that the applicant did not possess 5 the qualifications of an absentee elector. Such challenges must 6 be made to the county board of elections prior to [5:00 o'clock 7 P.M. on the first Friday prior to the election.] the applicable 8 9 deadline for the absentee ballots to be received, as provided in section 1308(g). When so approved, the registration commission 10 11 shall cause an absentee voter's temporary registration card to 12 be inserted in the district register on top of and along with 13 the permanent registration card. The absentee voter's temporary registration card shall be in the color and form prescribed in 14 15 subsection (e) of this section:

16 Provided, however, That the duties of the county boards of elections and the registration commissions with respect to the 17 insertion of the absentee voter's temporary registration card of 18 any elector from the district register as set forth in section 19 20 1302.2 shall include only such applications and emergency 21 applications as are received on or before the first Tuesday 22 prior to the primary or election. In all cases where 23 applications are received after the first Tuesday prior to the 24 primary or election and before five o'clock P. M. on the first 25 Friday prior to the primary or election, the county board of elections shall determine the qualifications of such applicant 26 27 by verifying the proof of identification and comparing the 28 information set forth on such application with the information 29 contained on the applicant's duplicate registration card on file in the General Register (also referred to as the Master File) in 30 31 the office of the Registration Commission and shall cause the 32 name and residence (and at primaries, the party enrollment) to be inserted in the Military, Veterans and Emergency Civilian 33 Absentee Voters File as provided in section 1302.3, subsection 34 (b). In addition, the local district boards of elections shall, 35 36 upon canvassing the official absentee ballots under section 37 1308, examine the voting check list of the election district of 38 said elector's residence and satisfy itself that such elector 39 did not cast any ballot other than the one properly issued to him under his absentee ballot application. In all cases where 40 41 the examination of the local district board of elections 42 discloses that an elector did vote a ballot other than the one properly issued to him under the absentee ballot application, 43 44 the local district board of elections shall thereupon cancel 45 said absentee ballot and said elector shall be subject to the penalties as hereinafter set forth. 46

(d) In the event that any application for an official absentee ballot is not approved by the county board of elections, the elector shall be notified immediately to that of effect with a statement by the county board of the reasons for the disapproval. For those applicants whose proof of 1 identification was not provided with the application or could 2 not be verified by the board, the board shall send notice to the 3 elector with the absentee ballot requiring the elector to 4 provide proof of identification with the absentee ballot or the 5 ballot will not be counted.

6 (e) [The absentee voter's temporary registration card shall 7 be in duplicate and the same size as the permanent registration card, in a different and contrasting color to the permanent 8 9 registration card and shall contain the absentee voter's name and address and shall conspicuously contain the words "Absentee 10 11 Voter." Such card shall also contain the affidavit required by 12 subsection (b) of section 1306.] The voter's record in the 13 district register shall contain the words "absentee voter."

(f) Notwithstanding the provisions of this section, a 14 15 qualified absentee elector shall not be required to provide proof of identification if the elector is entitled to vote by 16 absentee ballot under the Uniformed and Overseas Citizens 17 18 Absentee Voting Act (Public Law 99-410, 100 Stat. 924) or by an alternative ballot under the Voting Accessibility for the 19 20 Elderly and Handicapped Act (Public Law 98-435, 98 Stat. 1678). 21 Section 4. Section 1306(a)(1) of the act is amended and the 22 section is amended by adding a subsection to read:

23 Section 1306. Voting by Absentee Electors.--(a) Except as provided in paragraphs (1), (2) and (3), at any time after 24 receiving an official absentee ballot, but on or before [five 25 26 o'clock P.M. on the Friday prior to] eight o'clock p.m. the day 27 of the primary or election, the elector shall, in secret, 28 proceed to mark the ballot only in black lead pencil, indelible 29 pencil or blue, black or blue-black ink, in fountain pen or ball point pen, and then fold the ballot, enclose and securely seal 30 31 the same in the envelope on which is printed, stamped or 32 endorsed "Official Absentee Ballot."

33 [Any elector who submits an Emergency Application and (1)34 receives an absentee ballot in accordance with section 1302.1(a.2) or (c) shall mark the ballot on or before eight 35 36 o'clock P.M. on the day of the primary or election. This 37 envelope shall then be placed in the second one, on which is 38 printed the form of declaration of the elector, and the address 39 of the elector's county board of election and the local election district of the elector. The elector shall then fill out, date 40 41 and sign the declaration printed on such envelope. Such envelope 42 shall then be securely sealed and the elector shall send same by 43 mail, postage prepaid, except where franked, or deliver it in 44 person to said county board of election.] (Reserved). 45 * * *

46 (c) The following apply:

(1) An elector voting via an absentee ballot shall:

48 (i) deliver the ballot in person to the county board of 49 elections by eight o'clock P.M. on the day of the primary or 50 election; or

51 (ii) mail the ballot such that it is postmarked no later

47

than the day immediately preceding the election. 1 (2) When a ballot is presented to a county board of 2 elections with a postmark that is missing or illegible, the 3 board may determine that the ballot was timely cast and 4 submitted if there are other reliable indicia of the date it was 5 sent. In that case, a board may rely on the date given on the 6 voter's affidavit or on additional information obtained from the 7 United States Postal Service, the foreign postal agency or the 8 9 private carrier or courier service through which the ballot was <u>delivered.</u> 10 11 (3) As used in this subsection, "postmark" means the official cancellation of postage or other indicia, as stamped, 12 printed or written on the delivery envelope to indicate the date 13 it was submitted for delivery by the United States Postal_ 14 15 Service, a foreign postal agency or a recognized private common_ 16 carrier or courier service. Section 5. Section 1308(a), (b.1), (e), (f), (g)(1) and (2) 17 18 of the act are amended to read: Section 1308. Canvassing of Official Absentee Ballots.--(a) 19 20 The county boards of election, upon receipt of official absentee ballots in [such] sealed official absentee ballot envelopes, 21 22 shall safely keep the [same] absentee ballots in sealed or 23 locked containers until they [distribute same to the appropriate 24 local election districts in a manner prescribed by the Secretary 25 of the Commonwealth. Except as provided in section 1302.1(a.2), the county board 26 27 of elections shall then distribute the absentee ballots, 28 unopened, to the absentee voter's respective election district 29 concurrently with the distribution of the other election supplies. Absentee ballots shall be canvassed immediately and 30 31 continuously without interruption until completed after the 32 close of the polls on the day of the election in each election 33 district. The results of the canvass of the absentee ballots shall then be included in and returned to the county board with 34 the returns of that district. Except as provided in section 35 36 1302.1(a.2) and subsection (g), no absentee ballot shall be 37 counted which is received in the office of the county board of 38 election later than five o'clock P.M. on the Friday immediately 39 preceding the primary or November election.] are to be canvassed by the county board of elections. An absentee ballot, whether 40 41 issued to a civilian, military or other voter during the regular or emergency application period, shall be canvassed in 42 accordance with subsection (q). 43 44 * * * (b.1) [In all election districts in which electronic voting 45 systems are used, absentee ballots shall be opened at the 46 election district, checked for write-in votes in accordance with 47 48 section 1113-A and then either hand-counted or counted by means 49 of the automatic tabulation equipment, whatever the case may 50 be.] (Reserved). 51 * * *

(e) [At such time the local election board shall then 1 further examine the declaration on each envelope not so set 2 aside and shall compare the information thereon with that 3 contained in the "Registered Absentee Voters File," the absentee 4 voters' list and the "Military Veterans and Emergency Civilians 5 Absentee Voters File." If the local election board is satisfied 6 that the declaration is sufficient and the information contained 7 in the "Registered Absentee Voters File," the absentee voters' 8 list and the "Military Veterans and Emergency Civilians Absentee 9 Voters File" verifies his right to vote, the local election 10 11 board shall announce the name of the elector and shall give any watcher present an opportunity to challenge any absentee elector 12 13 upon the ground or grounds (1) that the absentee elector is not 14 a qualified elector; or (2) that the absentee elector was within 15 the municipality of his residence on the day of the primary or 16 election during the period the polls were open, except where he 17 was in military service or except in the case where his ballot 18 was obtained for the reason that he was unable to appear personally at the polling place because of illness or physical 19 20 disability; or (3) that the absentee elector was able to appear 21 personally at the polling place on the day of the primary or 22 election during the period the polls were open in the case his 23 ballot was obtained for the reason that he was unable to appear 24 personally at the polling place because of illness or physical 25 disability. Upon challenge of any absentee elector, as set forth herein the local election board shall mark "challenged" on the 26 27 envelope together with the reason or reasons therefor, and the 28 same shall be set aside for return to the county board unopened 29 pending decision by the county board and shall not be counted. All absentee ballots not challenged for any of the reasons 30 31 provided herein shall be counted and included with the general 32 return of paper ballots or voting machines, as the case may be 33 as follows. Thereupon, the local election board shall open the 34 envelope of every unchallenged absentee elector in such manner 35 as not to destroy the declaration executed thereon. All of such 36 envelopes on which are printed, stamped or endorsed the words "Official Absentee Ballot" shall be placed in one or more 37 38 depositories at one time and said depository or depositories 39 well shaken and the envelopes mixed before any envelope is taken 40 therefrom. If any of these envelopes shall contain any 41 extraneous marks or identifying symbols other than the words "Official Absentee Ballot," the envelopes and the ballots 42 contained therein shall be set aside and declared void. The 43 44 local election board shall then break the seals of such envelopes, remove the ballots and record the votes in the same 45 manner as district election officers are required to record 46 47 votes. With respect to the challenged ballots, they shall be 48 returned to the county board with the returns of the local 49 election district where they shall be placed unopened in a 50 secure, safe and sealed container in the custody of the county 51 board until it shall fix a time and place for a formal hearing

of all such challenges and notice shall be given where possible 1 2 to all absentee electors thus challenged and to every attorney, watcher or candidate who made such challenge. The time for the 3 hearing shall not be later than seven (7) days after the date of 4 said challenge. On the day fixed for said hearing, the county 5 board shall proceed without delay to hear said challenges and, 6 in hearing the testimony, the county board shall not be bound by 7 technical rules of evidence. The testimony presented shall be 8 stenographically recorded and made part of the record of the 9 hearing. The decision of the county board in upholding or 10 11 dismissing any challenge may be reviewed by the court of common pleas of the county upon a petition filed by any person 12 13 aggrieved by the decision of the county board. Such appeal shall 14 be taken, within two (2) days after such decision shall have 15 been made, whether reduced to writing or not, to the court of 16 common pleas setting forth the objections to the county board's 17 decision and praying for an order reversing same. Pending the 18 final determination of all appeals, the county board shall suspend any action in canvassing and computing all challenged 19 20 ballots irrespective of whether or not appeal was taken from the 21 county board's decision. Upon completion of the computation of 22 the returns of the county, the votes cast upon the challenged 23 official absentee ballots shall be added to the other votes cast 24 within the county.] (Reserved).

25 Any person challenging an application for an absentee (f) ballot or an absentee ballot for any of the reasons provided in 26 27 this act shall deposit the sum of ten dollars (\$10.00) in cash 28 with the local election board, in cases of challenges made to 29 the local election board and with the county board in cases of 30 challenges made to the county board for which he shall be issued 31 a receipt for each challenge made, which sum shall only be 32 refunded if the challenge is sustained or if the challenge is 33 withdrawn within five (5) days after the primary or election. If 34 the challenge is dismissed by any lawful order then the deposit shall be forfeited. [All deposit money received by the local 35 36 election board shall be turned over to the county board 37 simultaneously with the return of the challenged ballots.] The 38 county board shall deposit all deposit money in the general fund 39 of the county.

Notice of the requirements of subsection (b) of section 1306 40 41 shall be printed on the envelope for the absentee ballot. 42 (q) (1)(i) An absentee ballot cast by any absentee 43 elector as defined in section 1301(a), (b), (c), (d), (e), (f), 44 (q) and (h) [which is received in the office of the county board 45 of elections after five o'clock P.M. on the Friday immediately 46 preceding the election and no later than five o'clock P.M. on 47 the seventh day following an election] shall be canvassed in 48 accordance with this subsection if [the absentee ballot is 49 postmarked no later than the day immediately preceding the election.] the ballot is cast, submitted and received in 50 accordance with the provisions of 25 Pa.C.S. Ch. 35 (relating to 51

```
uniform military and overseas voters).
1
       (ii) An absentee ballot cast by any absentee elector as
2
   defined in section 1301 (i), (j), (k), (l), (m), (n) and (o)_
3
   shall be canvassed in accordance with this subsection if the
 4
   absentee ballot is received in the office of the county board of
 5
   elections:
 6
7
      (A) by hand delivery no later than eight o'clock P.M. on the
8
   day of the election or primary; or
9
       (B) by mail no later than five o'clock p.m. on the third day
   following an election if the absentee ballot is postmarked no_
10
11
   later than the day immediately preceding the election.
12
       (2) The county board of elections shall meet [on the eighth
   day following the election to canvass] no earlier than the close
13
   of polls on the day of the election and no later than the third
14
15
   day following the election to begin canvassing the absentee
   ballots received under this subsection and subsection (h) (2).
16
17
   The canvass shall continue through the deadline for receipt of
18
   all absentee ballots as provided in 25 Pa.C.S. § 3511 (relating
   to receipt of voted ballot.) One authorized representative of
19
20
   each candidate in an election and one representative from each
   political party shall be permitted to remain in the room in
21
22
   which the absentee ballots are canvassed. Representatives shall
23
   be permitted to challenge any absentee elector in accordance
24
   with the provisions of paragraph (3).
25
       * * *
26
      Section 6. This act shall apply as follows:
27
           (1) The addition of Article XI-B of the act shall apply
28
      to decertifications occurring after December 31, 2019.
29
           (2) The amendment or addition of the following
30
      provisions of this act shall apply to the first general or
31
      municipal election occurring after the effective date of this
32
       section and to all elections thereafter:
33
               (i) Section 1003(a).
               (ii) section 1007.
34
               (iii) Section 1107(b).
35
36
               (iv) Section 1110(h).
37
               (v) Section 1107-A(3).
38
               (vi) Section 1109-A(a)(2) and (d).
39
               (vii) Section 1112-A(a)(2) and (4).
40
               (viii) Section 1216(d) and (f).
41
               (ix) Section 1222 (a) and (b).
42
               (x) Section 1223(a).
43
               (xi) Section 1302.1.
44
               (xii) Section 1302.2.
45
               (xiii) Section 1306(a)(1) and (c).
               (xiv) Section 1308(a), (b.1), (e), (f), (g)(1) and
46
47
           (2).
       Section 7. This act shall take effect immediately.
48
```