SESSION 1995

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SENATE BILL 58* House Committee Substitute Favorable 7/17/95 Third Edition Engrossed 7/19/95

Short Title: Voter Reg. Cleanup.

Sponsors:

Referred to:

January 26, 1995

1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE TECHNICAL CORRECTIONS IN VOTER REGISTRATION
3	LAWS AND OTHER ELECTION LAWS.
4	The General Assembly of North Carolina enacts:
5	Section 1. G.S. 163-22(e) reads as rewritten:
6	"(e) The State Board of Elections shall determine, in the manner provided by law,
7	the form and content of ballots, instruction sheets, pollbooks, talley sheets, abstract and
8	return forms, certificates of election, and other forms to be used in primaries and
9	elections. The Board shall furnish to the county and municipal-boards of elections the
10	registration application forms required pursuant to G.S. 163-67163-82.3. The State
11	Board of Elections shall direct the county boards of elections to purchase a sufficient
12	quantity of all forms attendant to the registration and elections process. In addition, the
13	State Board shall provide a source of supply from which the county boards of elections
14	may purchase the quantity of pollbooks needed for the execution of its responsibilities.
15	In the preparation of ballots, pollbooks, abstract and return forms, and all other forms, the
16	State Board of Elections may call to its aid the Attorney General of the State, and it shall
17	be the duty of the Attorney General to advise and aid in the preparation of these books,
18	ballots and forms."

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(Public)

1	Sec. 2. Article 4 of Chapter 163 of the General Statutes is amended by adding
2	a new section to read:
3	" <u>§ 163-37. Duty of county board of commissioners.</u>
4	The respective boards of county commissioners shall appropriate reasonable and
5	adequate funds necessary for the legal functions of the county board of elections,
6	including reasonable and just compensation of the supervisor of elections."
7	Sec. 3. Article 12 of Chapter 163 of the General Statutes is amended by
8	adding a new section to read:
9	" <u>§ 163-131. Accessible polling places.</u>
10	(a) The State Board of Elections shall promulgate rules to assure that any disabled
11	or elderly voter assigned to an inaccessible polling place, upon advance request of such
12	voter, will be assigned to an accessible polling place. Such rules should allow the request
13	to be made in advance of the day of the election.
14	(b) Words in this section have the meanings prescribed by P.L. 98-435, except that
15	the term 'disabled' in this section has the same meaning as 'handicapped' in P.L. 98-435."
16	Sec. 4. G.S. 163-213.2 reads as rewritten:
17	"§ 163-213.2. Primary to be held; date; qualifications and registration of voters.
18	On the Tuesday after the first Monday in May, 1992, and every four years thereafter,
19	the voters of this State shall be given an opportunity to express their preference for the
20	person to be the presidential candidate of their political party.
21	Any person otherwise qualified who will become qualified by age to vote in the
22	general election held in the same year of the presidential preference primary shall be
23	entitled to register and vote in the presidential preference primary. Such persons may
24	register not earlier than 60 days nor later than the last day for making application to
25	register under G.S. 163-67-163-82.6 prior to the said primary. In addition, persons who
26	will become qualified by age to register and vote in the general election for which the
27	primary is held, who do not register during the special period may register to vote after
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28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 such period as if they were qualified on the basis of age, but until they are qualified by age to vote, they may vote only in primary elections." Sec. 5. G.S. 163-227.2 reads as rewritten: "§ 163-227.2. Alternate procedures for requesting application for absentee ballot; 'one-stop' voting procedure in board office. (a) A person expecting to be absent from the county in which he is registered during the entire period that the polls are open on the day of an election in which absentee ballots are authorized or is eligible under G.S. 163-226(a)(2) or 163-226(a)(4) may request an application for absentee ballots, complete the application, receive the absentee ballots, vote and deliver them sealed in a container-return envelope to the county board of elections in the county in which he is registered under the provisions of this section. (b) Not earlier than the twenty-fourth day-first business day after the twenty-fifth day before an election, in which absentee ballots are authorized, in which he seeks to vote and not later than 5:00 P.M. on the Friday prior to that election, the voter shall appear in

member, or the supervisor of elections of the board, or an employee of the board of elections, authorized by the board, furnish him with an application form as specified in G.S. 163-227. The voter shall complete the application in the presence of the chairman, member, supervisor of elections or authorized employee of the board, and shall deliver the application to that person.

6 (c) If the application is properly filled out, the chairman, member, supervisor of 7 elections of the board, or employee of the board of elections, authorized by the board, 8 shall enter the voter's name in the register of absentee ballot applications and ballots 9 issued; shall furnish the voter with the instruction sheets called for by G.S. 163-229(c); 10 shall furnish the voter with the ballots to which the application for absentee ballots applies; and shall furnish the voter with a container-return envelope. The voter thereupon 11 12 shall comply with the provisions of G.S. 163-231(a) except that he shall deliver the container-return envelope to the chairman, member, supervisor of elections of the board, 13 14 or an employee of the board of elections, authorized by the board, immediately after 15 making and subscribing the certificate printed on the container-return envelope as provided in G.S. 163-229(b). All actions required by this subsection shall be performed 16 17 in the office of the board of elections. For the purposes of this section only, the 18 chairman, member, supervisor of elections of the board, or full-time employee, authorized by the board shall sign the application and certificate as the witness and 19 20 indicate the official title held by him or her. Notwithstanding G.S. 163-231(a), in the 21 case of this subsection, only one witness shall be required on the certificate.

Only the chairman, member or supervisor of elections of the board shall keep 22 (d)23 the voter's application for absentee ballots and the sealed container-return envelope in a 24 safe place, separate and apart from other applications and container-return envelopes. At the first meeting of the board pursuant to G.S. 163-230(2) held after receipt of the 25 application and envelope, the chairman shall comply with the requirements of G.S. 163-26 230(1) and 163-230(2) b. and c. If the voter's application for absentee ballots is approved 27 by the board at that meeting, the application form and container-return envelope, with the 28 29 ballots enclosed, shall be handled in the same manner and under the same provisions of law as applications and container-return envelopes received by the board under other 30 provisions of this Article. If the voter's application for absentee ballots is disapproved by 31 32 the board, the board shall so notify the voter stating the reason for disapproval by first-33 class mail addressed to the voter at his residence address or at the address shown in the application for absentee ballots; and the board chairman shall retain the container-return 34 35 envelope in its unopened condition until the day of the primary or election to which it relates and on that day he shall destroy the container-return envelope and the ballots 36 37 therein, without, however, revealing the manner in which the voter marked the ballots.

38 (e) The voter shall vote his absentee ballot in a voting booth and the county board 39 of elections shall provide a voting booth for that purpose, provided however, that the 40 county board of elections may in the alternative provide a private room for the voter 41 adjacent to the office of the board, in which case the voter shall vote his absentee ballot in 42 that room. The voting booth shall be in the office of the county board of elections. If the 43 voter needs assistance in getting to and from the voting booth and in preparing and

marking his ballots or if he is a blind voter, only a member of the county board of 1 2 elections, the supervisor of elections, an employee of the board of elections authorized by 3 the board, a near relative of the voter as defined in G.S. 163-227(c)(4), or the voter's legal 4 guardian shall be entitled to assist the voter.

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Notwithstanding the exception specified in G.S. 163-116-163-36 counties (f)6 which operate a modified full-time office shall remain open five days each week during 7 regular business hours consistent with daily hours presently observed by the county board 8 of elections, commencing with the date prescribed in G.S. 163-227.2(b) and continuing 9 until 5:00 P.M. on the Friday prior to that election or primary. The boards of county 10 commissioners shall provide necessary funds for the additional operation of the office during such time." 11

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Sec. 6. G.S. 163-253 reads as rewritten:

13 "§ 163-253. Article inapplicable to persons after change of status; reregistration 14 required.

15 Upon discharge from the armed forces of the United States or termination of any other 16 status qualifying him to register and vote by absentee ballot under the provisions of this 17 Article, the voter shall not be entitled to vote by military absentee ballot, and if he was 18 registered under the provisions of this Article his registration shall become void and he shall be required to register under the provisions of Article 7-7A before being entitled to 19 20 vote in any primary or election."

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Sec. 7. G.S. 163-254 reads as rewritten:

22 "§ 163-254. Registration and voting on primary or election day.

23 Notwithstanding any other provisions of Chapter 163 of the General Statutes, any 24 person entitled to vote an absentee ballot pursuant to G.S. 163-245 shall be permitted to register in person at any time including the day of a primary or election. Should such 25 person's eligibility to register or vote as provided in G.S. 163-245 terminate after the 26 registration records have closed-twenty-fifth day prior to a primary or election, such person, 27 if he appears in person, shall be entitled to register if otherwise qualified during the time 28 29 the records are closed, after the twenty-fifth day before the primary or election, or on the primary or election day, and shall be permitted to vote if such person is otherwise 30 qualified." 31

Sec. 8. G.S. 163-82.10 reads as rewritten:

33 "§ 163-82.10. Official record of voter registration.

34 Application Form Becomes Official Record. - A completed and signed (a) 35 registration application form described in G.S. 163-82.3, once approved by the county board of elections, becomes the official registration record of the voter. The county board 36 37 of elections shall maintain custody of the official registration records of all voters in the 38 county and shall keep them in a place where they are secure.

39 Access to Registration Records. – Upon request by that person, the county (b)board of elections shall provide to any person a list of the registered voters of the county 40 or of any precinct or precincts in the county. The county board may furnish selective lists 41 42 according to party affiliation, gender, race, date of registration, precinct name, precinct identification code, congressional district, senate district, representative district, and, 43

1	where employed a county commissioner district school board district sity coverning
1	where applicable, county commissioner district, school board district, city governing
2	board district, fire district, soil and water conservation district, and voter history
3	including primary, general, and special districts, or any other reasonable category. The
4	following shall apply if a county maintains or has its voter registration list maintained on
5	<u>a computer:</u>
6	(1) In addition to the typed, mimeographed, photocopied, computer printout
7	or label lists, the county board of elections shall make the voter
8	registration information available to the public on magnetic medium.
9	Magnetic medium for the purpose of this section shall consist of nine
10	track tape or 3.5 inch diskettes or 5.25 inch diskettes readily accessible
11	using IBM compatible operating systems; and
12	(2) <u>Information requested on magnetic medium shall contain the following</u>
13	if known to the board of elections: voter name including courtesy title,
14	county voter identification number, residential address, mailing address,
15	sex, race, age or date of birth or both, party affiliation, precinct name,
16	precinct identification code, congressional district, senate district,
17	representative district, and, where applicable, county commissioner
18	district, school board district, city governing board district, fire district,
19	soil and water conservation district, and any other district information
20	available, and voter history including primary, general, and special
21	districts, or any other reasonable category,
22	provided that this subsection shall not require a county to computerize or upgrade the
23	computerization of its lists, but if a county does computerize or upgrade it shall comply
24	with subdivisions (1) and (2) of this subsection. The county board shall require each
25	person to whom a list is furnished to reimburse the board for the actual cost incurred in
26	preparing it, except as provided in subsection (c) of this section. Actual cost for the
27	purpose of this section for any paper list or computer list shall not include the cost of any
28	equipment or any imputed overhead expenses. It may include the actual cost of paper,
29	labels, and magnetic medium. The purchaser at its discretion may provide the magnetic
30	medium. When furnishing information under this subsection to a purchaser on a
31	magnetic medium provided by the county board or the purchaser, the county board may
32	impose a service charge of up to twenty-five dollars (\$25.00).
33	(c) Free Lists. – Free lists of all registered voters in the county shall be provided in
34	the following cases:
35	(1) A county board that maintains voter records on computer shall provide,
36	upon written request, one free list to:
37	a. The State chair of each political party; and
38	b. The county chair of each political party
39	once in every odd-numbered year, once during the first six calendar
40	months of every even-numbered year, and once during the latter six
41	calendar months of every even-numbered year.

1 2 3 (2) A county board that does not maintain voter records on computer shall provide one free paper list every two years to the county chair of each political party.

4 Each free list shall include the name, address, gender, date of birth, race, political 5 affiliation, voting history, and precinct precinct, precinct name, precinct identification 6 code, congressional district, senate district, representative district, and, where applicable, 7 county commissioner district, school board district, city governing board district, fire 8 district, soil and water conservation district, and voter history including primary, general, 9 and special districts of each registered voter. The free paper list to the county party chairs 10 shall group voters by precinct. All free lists shall be provided as soon as practicable but no later than 30 days after written request. Each State party chair shall provide the discs 11 12 or tapes received from the county boards to candidates of that party who request the discs 13 or tapes in writing. Each State party chair shall return discs and tapes to the county 14 boards within 30 days after receiving them. As used in this section, 'political party' means a political party as defined in G.S. 163-96." 15

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Sec. 8.9. G.S. 163-82.8(e) reads as rewritten:

17 "(e) Display of Card May Not Be Required to Vote.Card. - No-Except as provided by
 <u>G.S. 163-150(a)</u>, no county board of elections may require that a voter registration card
 19 be displayed in order to vote."

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Sec. 8.10. G.S. 163-150(a) reads as rewritten:

21 "(a) Checking Registration. – A person seeking to vote shall enter the voting 22 enclosure at the voting place through the appropriate entrance and shall at once state his 23 name and place of residence to one of the judges of election. <u>Unless the voter is</u> 24 <u>personally known by a precinct official in the precinct, in order to vote a voter must show</u> 25 <u>one of the following types of identification:</u>

- 26(1)A voter registration card issued under G.S. 163-82.8 in a county which27issues such cards;
- 28 (2) <u>A drivers license;</u>
- 29 (3) <u>A special identification card issued under G.S. 20-37.7;</u>
- 30 <u>(4)</u> <u>A passport;</u>
 - (5) An identification card issued by the U.S. Department of Defense; or
- 32 (6) <u>A social security card and one other type of identification showing the</u> 33 <u>name and a picture of the voter; or</u>
 - (7) Other identification acceptable to a precinct official in the precinct.

In a primary election, the voter shall also state the political party with which he 35 affiliates and in whose primary he desires to vote, or if the voter is an unaffiliated voter 36 permitted to vote in the primary of a particular party under G.S. 163-116,-163-119, the 37 38 voter shall state the name of the authorizing political party in whose primary he wishes to vote. The judge to whom the voter gives this information shall announce the name and 39 40 residence of the voter in a distinct tone of voice. After examining the precinct 41 registration records, the chief judge shall state whether the person seeking to vote is duly 42 registered."

1 Sec. 9. Section 8 of this act becomes effective January 1, 1996. Sections 8.9 2 and 8.10 become effective with respect to primaries and elections held on and after 3 January 1, 1996. The remainder of this act is effective upon ratification.