SB1696 Engrossed

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AN ACT concerning elections.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Election Code is amended by changing 5 Sections 4-16, 5-23, and 6-54 and by adding Sections 4-105, 6 5-105, and 6-105 as follows:

7 (10 ILCS 5/4-16) (from Ch. 46, par. 4-16)

Sec. 4-16. Any registered voter who changes his residence 8 from one address to another within the same county wherein this 9 Article is in effect, may have his registration transferred to 10 his new address by making and signing an application for change 11 of residence address upon a form to be provided by the county 12 clerk. Such application must be made to the office of the 13 14 county clerk and may be made either in person or by mail. In 15 case the person is unable to sign his name, the county clerk shall require him to execute the application in the presence of 16 17 the county clerk or of his properly authorized representative, 18 by his mark, and if satisfied of the identity of the person, 19 the county clerk shall make the transfer.

20 Upon receipt of the application, the county clerk, or one 21 of his employees deputized to take registrations shall cause 22 the signature of the voter and the data appearing upon the 23 application to be compared with the signature and data on the 24 registration record card, and if it appears that the applicant 25 is the same person as the person previously registered under 26 that name the transfer shall be made.

27 No transfers of registration under the provisions of this 28 Section shall be made during the 27 days preceding any election 29 at which such voter would be entitled to vote. When a removal 30 of a registered voter takes place from one address to another 31 within the same precinct within a period during which a 32 transfer of registration cannot be made before any election or SB1696 Engrossed - 2 - LRB094 10905 JAM 41461 b

1 primary, he shall be entitled to vote upon presenting the 2 judges of election his affidavit substantially in the form 3 prescribed in Section 17-10 of this Act of a change of 4 residence address within the precinct on a date therein 5 specified.

The county clerk may obtain information from utility 6 7 companies, city, village, incorporated town and township 8 records, the post office, or from other sources, regarding the 9 removal of registered voters, and may treat such information, 10 and information procured from his death and marriage records on 11 file in his office, as an application to erase from the 12 register any name concerning which he may so have information 13 that the voter is no longer qualified to vote under the name, or from the address from which registered, and give notice 14 15 thereof in the manner provided by Section 4--12 of this 16 Article, and notify voters who have changed their address that 17 a transfer of registration may be made in the manner provided in this Section enclosing a form therefor. 18

19 If any person be registered by error in a precinct other 20 than that in which he resides, the county clerk may transfer his registration to the proper precinct, and if the error is or 21 22 may be on the part of the registration officials, and is 23 disclosed too late before an election or primary to mail the 24 certificate required by Section 4--15, such certificate may be 25 personally delivered to the voter and he may vote thereon as 26 therein provided, but such certificates so issued shall be 27 specially listed with the reason for the issuance thereof.

28 Where a revision or rearrangement of precincts is made by 29 the county board, the county clerk shall immediately transfer 30 to the proper precinct the registration of any voter affected 31 by such revision or rearrangement of the precinct; make the 32 proper notations on the registration cards of a voter affected 33 by the revision or rearrangement and shall issue revised 34 certificates to each registrant of such change.

35 Any registered voter who changes his or her name by 36 marriage or otherwise shall be required to register anew and SB1696 Engrossed - 3 - LRB094 10905 JAM 41461 b

1 authorize the cancellation of the previous registration; but if 2 the voter still resides in the same precinct and if the change 3 of name takes place within a period during which a transfer of registration cannot be made, preceding any election or primary, 4 5 the elector may, if otherwise qualified, vote upon making an 6 affidavit at the polling place attesting that the voter is the same person who is registered to vote under his or her former 7 name. The affidavit shall be treated by the election authority 8 as authorization to cancel the registration under the former 9 name, and the election authority shall register the person 10 11 under his or her current name. substantially in the form prescribed in Section 17-10 of this Act. 12

The precinct election officials shall report to the county clerk the names and addresses of all persons who have changed their addresses and voted, which shall be treated as an application to change address accordingly, and the names and addresses of all persons otherwise voting by affidavit as in this Section provided, which shall be treated as an application to erase under Section 4--12 hereof.

20 (Source: P.A. 92-816, eff. 8-21-02.)

21 (10 ILCS 5/4-105 new)

Sec. 4-105. First time voter. A person must vote for the 22 23 first time in person and not by a mailed absentee ballot if the person registered to vote by mail, unless the person first 24 provides the appropriate election authority with sufficient 25 26 proof of identity by the person's driver's license number or State identification card number or, if the person does not 27 have either of those, by the last 4 digits of the person's 28 29 social security number, a copy of a current and valid photo 30 identification, or a copy of a current utility bill, bank statement, paycheck, government check, or other government 31 32 document that shows the person's name and address.

33 (10 ILCS 5/5-23) (from Ch. 46, par. 5-23)

34 Sec. 5-23. Any registered voter who changes his residence

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from one address, number or place to another within the same 1 2 county wherein this article 5 is in effect, may have his 3 registration transferred to his new address by making and 4 signing an application for such change of residence upon a form 5 to be provided by the county clerk. Such application must be 6 made to the office of the county clerk. In case the person is unable to sign his name the county clerk shall require such 7 8 person to execute the request in the presence of the county 9 clerk or of his properly authorized representative, by his mark, and if satisfied of the identity of the person, 10 the 11 county clerk shall make the transfer.

Upon receipt of such application, the county clerk, or one of his employees deputized to take registrations shall cause the signature of the voter and the data appearing upon the application to be compared with the signature and data on the registration record, and if it appears that the applicant is the same person as the party previously registered under that name the transfer shall be made.

19 Transfer of registration under the provisions of this 20 section may not be made within the period when the county 21 clerk's office is closed to registration prior to an election 22 at which such voter would be entitled to vote.

23 Any registered voter who changes his or her name by 24 marriage or otherwise, shall be required to register anew and 25 authorize the cancellation of the previous registration; 26 provided, however, that if the change of name takes place 27 within a period during which such new registration cannot be 28 made, next preceding any election or primary, the elector may, if otherwise qualified, vote upon making the following 29 30 affidavit before the judges of election:

I do solemnly swear that I am the same person now registered in the precinct of the ward of the city of or District Town of under the name of and that I still reside in said precinct or district.

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If the voter whose name has changed still resides in the

(Signed)

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1 same precinct, the voter may vote after making the affidavit at 2 the polling place regardless of when the change of name 3 occurred. In that event, the affidavit shall not state that the 4 voter is required to register; the affidavit shall be treated 5 by the election authority as authorization to cancel the 6 registration under the former name, and the election authority 7 shall register the voter under his or her current name.

8 When a removal of a registered voter takes place from one 9 address to another within the same precinct within a period 10 during which such transfer of registration cannot be made, 11 before any election or primary, he shall be entitled to vote 12 upon presenting to the judges of election an affidavit of a 13 change and having said affidavit supported by the affidavit of 14 a qualified voter of the same precinct.

15 Suitable forms for this purpose shall be provided by the 16 county clerk. The form in all cases shall be similar to the 17 form furnished by the county clerk for county and state 18 elections.

19 The precinct election officials shall report to the county 20 clerk the names and addresses of all such persons who have 21 changed their addresses and voted. The city, village, town and 22 incorporated town clerks shall within five days after every 23 election report to the county clerk the names and addresses of 24 the persons reported to them as having voted by affidavit as in 25 this section provided.

The county clerk may obtain information from utility companies, city, village, town and incorporated town records, the post office or from other sources regarding the removal of registered voters and notify such voters that a transfer of registration may be made in the manner provided by this section.

If any person be registered by error in a precinct other than that in which he resides the county clerk shall be empowered to transfer his registration to the proper precinct.

35 Where a revision or rearrangement of precincts is made by 36 the board of county commissioners, the county clerk shall SB1696 Engrossed - 6 - LRB094 10905 JAM 41461 b

immediately transfer to the proper precinct the registration of any voter affected by such revision or rearrangement of the precincts; make the proper notations on the registration cards of a voter affected by the revision of registration and shall notify the registrant of such change.

6 (Source: P.A. 80-1469.)

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(10 ILCS 5/5-105 new)

Sec. 5-105. First time voter. A person must vote for the 8 first time in person and not by a mailed absentee ballot if the 9 person registered to vote by mail, unless the person first 10 11 provides the appropriate election authority with sufficient proof of identity by the person's driver's license number or 12 State identification card number or, if the person does not 13 have either of those, by the last 4 digits of the person's 14 15 social security number, a copy of a current and valid photo 16 identification, or a copy of a current utility bill, bank statement, paycheck, government check, or other government 17 document that shows the person's name and address. 18

19 (10 ILCS 5/6-54) (from Ch. 46, par. 6-54)

Sec. 6-54. Any registered voter who changes his or her name 20 21 by marriage or otherwise, shall be required to register anew and authorize the cancellation of the previous registration; 22 23 provided, however, that if the change of name takes place 24 within a period during which such new registration cannot be 25 made, next preceding any election or primary, the elector may, 26 if otherwise qualified, vote upon making the following affidavit before the judges of election: 27

"I do solemnly swear that I am the same person now registered in the precinct of the ward, under the name of and that I still reside in said precinct.

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(Signed)...."

32 If the voter whose name has changed still resides in the 33 same precinct, the voter may vote after making the affidavit at 34 the polling place regardless of when the change of name SB1696 Engrossed - 7 - LRB094 10905 JAM 41461 b

1 <u>occurred. In that event, the affidavit shall not state that the</u> 2 <u>voter is required to register; the affidavit shall be treated</u> 3 <u>by the election authority as authorization to cancel the</u> 4 <u>registration under the former name, and the election authority</u> 5 <u>shall register the voter under his or her current name.</u> 6 (Source: Laws 1943, vol. 2, p. 1.)

7 (10 ILCS 5/6-105 new)

8 Sec. 6-105. First time voter. A person must vote for the first time in person and not by a mailed absentee ballot if the 9 person registered to vote by mail, unless the person first 10 11 provides the appropriate election authority with sufficient proof of identity by the person's driver's license number or 12 State identification card number or, if the person does not 13 have either of those, by the last 4 digits of the person's 14 15 social security number, a copy of a current and valid photo 16 identification, or a copy of a current utility bill, bank statement, paycheck, government check, or other government 17 18 document that shows the person's name and address.