



Sen. Terry Link

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09900HB6167sam001

LRB099 20613 MLM 48799 a

1 AMENDMENT TO HOUSE BILL 6167

2 AMENDMENT NO. _____. Amend House Bill 6167 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The Election Code is amended by changing
5 Sections 3-1.2 and 3-6 and by adding Sections 4-8.5, 5-8.5, and
6 6-35.5 as follows:

7 (10 ILCS 5/3-1.2) (from Ch. 46, par. 3-1.2)

8 Sec. 3-1.2. Eligibility to sign and circulate petition. For
9 the purpose of determining eligibility to sign and circulate a
10 nominating petition or a petition proposing a public question
11 the terms "voter", "registered voter", "qualified voter",
12 "legal voter", "elector", "qualified elector", "primary
13 elector" and "qualified primary elector" as used in this Code
14 or in another Statute shall mean a person who is registered to
15 vote at the address shown opposite his signature on the
16 petition or was registered to vote at such address when he

1 signed or circulated the petition. Any person, otherwise
2 qualified under this Section, who has not moved to another
3 residence but whose address has changed as a result of
4 implementation of a 9-1-1 emergency telephone system shall be
5 considered a "voter", "registered voter", "qualified voter",
6 "legal voter", "elector", "qualified elector", "primary
7 elector", and "qualified primary elector".

8 (Source: P.A. 91-57, eff. 6-30-99; 92-129, eff. 7-20-01.)

9 (10 ILCS 5/3-6)

10 Sec. 3-6. Voting age. Notwithstanding any other provision
11 of law, a person who is 17 years old on the date of a general
12 primary election or consolidated primary election and who is
13 otherwise qualified to vote is qualified to vote at that
14 general primary or consolidated primary, including voting a
15 vote by mail, grace period, or early voting ballot with respect
16 to that general primary or consolidated primary, if that person
17 will be 18 years old on the date of the immediately following
18 general election or consolidated election for which those
19 offices are nominated at that primary.

20 References in this Code and elsewhere to the requirement
21 that a person must be 18 years old to vote shall be interpreted
22 in accordance with this Section.

23 For the purposes of this Act, an individual who is 17 years
24 of age and who will be 18 years of age on the date of the
25 general or consolidated election shall be deemed competent to

1 execute and attest to any voter registration forms.

2 (Source: P.A. 98-51, eff. 1-1-14; 98-1171, eff. 6-1-15.)

3 (10 ILCS 5/4-8.5 new)

4 Sec. 4-8.5. Deputy registrar eligibility. Unless otherwise
5 provided by law, an individual that is 17 years old or older
6 who is registered to vote in this State shall be eligible to
7 serve as a deputy registrar.

8 (10 ILCS 5/5-8.5 new)

9 Sec. 5-8.5. Deputy registrar eligibility. Unless otherwise
10 provided by law, an individual that is 17 years old or older
11 who is registered to vote in this State shall be eligible to
12 serve as a deputy registrar.

13 (10 ILCS 5/6-35.5 new)

14 Sec. 6-35.5. Deputy registrar eligibility. Unless
15 otherwise provided by law, an individual that is 17 years old
16 or older who is registered to vote in this State shall be
17 eligible to serve as a deputy registrar."