2020 SESSION

ENROLLED

[S 666]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 24.2-114, 24.2-418, and 24.2-422 of the Code of Virginia, relating to voter registration; notification of denial.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That §§ 24.2-114, 24.2-418, and 24.2-422 of the Code of Virginia are amended and reenacted as follows:

§ 24.2-114. Duties and powers of general registrar.

10 In addition to the other duties required by this title, the general registrar, and the assistant registrars 11 acting under his supervision, shall:

12 1. Maintain the office of the general registrar and establish and maintain additional public places for13 voter registration in accordance with the provisions of § 24.2-412.

2. Participate in programs to educate the general public concerning registration and encourage
registration by the general public. No registrar shall actively solicit, in a selective manner, any
application for registration or for a ballot or offer anything of value for any such application.

3. Perform his duties within the county or city he was appointed to serve, except that a registrar may
(i) go into a county or city in the Commonwealth contiguous to his county or city to register voters of
his county or city when conducting registration jointly with the registrar of the contiguous county or city
or (ii) notwithstanding any other provision of law, participate in multijurisdictional staffing for voter
registration offices, approved by the State Board, that are located at facilities of the Department of
Motor Vehicles.

4. Provide the appropriate forms for applications to register and to obtain the information necessaryto complete the applications pursuant to the provisions of the Constitution of Virginia and general law.

5. Indicate on the registration records for each accepted mail voter registration application form
returned by mail pursuant to Article 3.1 (§ 24.2-416.1 et seq.) of Chapter 4 that the registrant has
registered by mail. The general registrar shall fulfill this duty in accordance with the instructions of the
State Board so that those persons who registered by mail are identified on the registration records, lists
of registered voters furnished pursuant to § 24.2-405, lists of persons who voted furnished pursuant to
§ 24.2-406, and pollbooks used for the conduct of elections.

31 6. Accept a registration application or request for transfer or change of address submitted by or for a 32 resident of any other county or city in the Commonwealth. Registrars shall process registration 33 applications and requests for transfer or change of address from residents of other counties and cities in 34 accordance with written instructions from the State Board and shall forward the completed application or 35 request to the registrar of the applicant's residence. Notwithstanding the provisions of § 24.2-416, the registrar of the applicant's residence shall recognize as timely any application or request for transfer or 36 37 change of address submitted to any person authorized to receive voter registration applications pursuant 38 to Chapter 4 (§ 24.2-400 et seq.), prior to or on the final day of registration. The registrar of the 39 applicant's residence shall determine the qualification of the applicant, including whether the applicant 40 has ever been convicted of a felony, and if so, under what circumstances the applicant's right to vote has 41 been restored, and promptly notify the applicant at the address shown on the application or request of 42 the acceptance or denial of his registration or transfer. However, notification shall not be required when 43 the registrar does not have an address for the applicant.

7. Preserve order at and in the vicinity of the place of registration. For this purpose, the registrar shall be vested with the powers of a conservator of the peace while engaged in the duties imposed by law. He may exclude from the place of registration persons whose presence disturbs the registration process. He may appoint special officers, not exceeding three in number, for a place of registration and may summon persons in the vicinity to assist whenever, in his judgment, it is necessary to preserve order. The general registrar and any assistant registrar shall be authorized to administer oaths for purposes of this title.

8. Maintain the official registration records for his county or city in the system approved by, and in accordance with the instructions of, the State Board; preserve the written applications of all persons who are registered; and preserve for a period of four years the written applications of all persons who are denied registration or whose registration is cancelled.

55 9. If a person is denied registration, notify such person in writing of the denial and the reason for denial within 14 *five* days of the denial in accordance with § 24.2-422.

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57 10. Verify the accuracy of the pollbooks provided for each election by the State Board, make the 58 pollbooks available to the precincts, and according to the instructions of the State Board provide a copy 59 of the data from the pollbooks to the State Board after each election for voting credit purposes. 60

11. Retain the pollbooks in his principal office for two years from the date of the election.

61 12. Maintain accurate and current registration records and comply with the requirements of this title 62 for the transfer, inactivation, and cancellation of voter registrations.

13. Whenever election districts, precincts, or polling places are altered, provide for entry into the 63 voter registration system of the proper district and precinct designations for each registered voter whose 64 65 districts or precinct have changed and notify each affected voter of changes affecting his districts or 66 polling place by mail.

67 14. Whenever any part of his county or city becomes part of another jurisdiction by annexation, merger, or other means, transfer to the appropriate general registrar the registration records of the affected registered voters. The general registrar for their new county or city shall notify them by mail of 68 69 70 the transfer and their new election districts and polling places.

15. When he registers any person who was previously registered in another state, notify the appropriate authority in that state of the person's registration in Virginia by providing electronically, 71 72 73 through the Department of Elections, the information contained in that person's registration application.

74 16. Whenever any person is believed to be registered or voting in more than one state or territory of 75 the United States at the same time, inquire about, or provide information from the voter's registration 76 and voting records to any appropriate voter registration or other authority of another state or territory 77 who inquires about, that person's registration and voting history.

17. At the request of the county or city chairman of any political party nominating a candidate for 78 79 the General Assembly, constitutional office, or local office by a method other than a primary, review 80 any petition required by the party in its nomination process to determine whether those signing the petition are registered voters with active status. 81

18. Carry out such other duties as prescribed by the electoral board in his capacity as the director of 82 83 elections for the locality in which he serves.

84 19. Attend an annual training program provided by the State Board. A general registrar may 85 designate one member of his staff to attend such training program if he is unable to attend because of a 86 personal or family emergency. 87

§ 24.2-418. Application for registration.

88 A. Each applicant to register shall provide, subject to felony penalties for making false statements 89 pursuant to § 24.2-1016, the information necessary to complete the application to register. Unless 90 physically disabled, he shall sign the application. The application to register shall be only on a form or 91 forms prescribed by the State Board.

92 The form of the application to register shall require the applicant to provide the following 93 information: full name; gender; date of birth; social security number, if any; whether the applicant is presently a United States citizen; address of residence in the precinct; place of last previous registration 94 95 to vote; and whether the applicant has ever been adjudicated incapacitated and disqualified to vote or 96 convicted of a felony, and if so, whether the applicant's right to vote has been restored. The form shall 97 contain a statement that whoever votes more than once in any election in the same or different 98 jurisdictions is guilty of a Class 6 felony. Unless directed by the applicant or as permitted in 99 § 24.2-411.1 or 24.2-411.2, the registration application shall not be pre-populated with information the 100 applicant is required to provide.

101 The form of the application to register shall request that the applicant provide his telephone number 102 and email address, but no application shall be denied for failure to provide such information.

103 B. The form shall permit any individual, as follows, or member of his household, to furnish, in 104 addition to his residence street address, a post office box address located within the Commonwealth to 105 be included in lieu of his street address on the lists of registered voters and persons who voted, which 106 are furnished pursuant to §§ 24.2-405 and 24.2-406, on voter registration records made available for 107 public inspection pursuant to § 24.2-444, or on lists of absentee voter applicants furnished pursuant to § 24.2-706 or 24.2-710. The voter shall comply with the provisions of § 24.2-424 for any change in the 108 109 post office box address provided under this subsection.

110 1. Any active or retired law-enforcement officer, as defined in § 9.1-101 and in 5 U.S.C. § 8331(20), but excluding officers whose duties relate to detention as defined in 5 U.S.C. § 8331(20); 111

2. Any party granted a protective order issued by or under the authority of any court of competent 112 jurisdiction, including but not limited to courts of the Commonwealth of Virginia; 113

114 3. Any party who has furnished a signed written statement by the party that he is in fear for his 115 personal safety from another person who has threatened or stalked him, accompanied by evidence that 116 he has filed a complaint with a magistrate or law-enforcement official against such other person;

4. Any party participating in the address confidentiality program pursuant to § 2.2-515.2; 117

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118 5. Any active or retired federal or Virginia justice or judge and any active or retired attorney 119 employed by the United States Attorney General or Virginia Attorney General; and

120 6. Any person who has been approved to be a foster parent pursuant to Chapter 9 (§ 63.2-900 et 121 seq.) of Title 63.2.

122 C. If the applicant formerly resided in another state, the general registrar shall send the information 123 contained in the applicant's registration application to the appropriate voter registration official or other 124 authority of another state where the applicant formerly resided, as prescribed in subdivision 15 of 125 § 24.2-114. 126

§ 24.2-422. Appeal of person denied registration.

127 A. Within five days after the denial of an application to register, the general registrar shall notify 128 the applicant of the denial. Notice shall be given in writing and by email or telephone if such 129 information was provided by the applicant.

130 The general registrar shall send a new application for registration to the applicant with the form 131 prescribed in subsection B. If the applicant provided his email address on the application for 132 registration, the general registrar may send information to that email address regarding online voter 133 registration. The general registrar shall advise the applicant that he may complete and submit the new 134 application, in lieu of filing an appeal, if the reason stated for denial is that the applicant has failed to 135 sign the application or failed to provide a required item of information on the application. If the general 136 registrar is able to reach the applicant by telephone, corrections may be made by the applicant by 137 telephone. Any applicant who returns a second application and whose second application is denied shall 138 have the right to appeal provided in subsection B.

139 B. A person denied registration shall have the right to appeal, without payment of writ tax or giving **140** security for costs, to the circuit court of the county or city in which he offers to register by filing with the clerk of the court, within 10 days of being notified of the denial, a petition in writing to have his 141 142 right to register determined.

143 The petitioner may file his petition by completing and filing a form which shall be prescribed by the 144 State Board and which shall be used by the general registrar to notify an applicant of the denial of his 145 application to register and of the reasons for the denial. The form shall (i) state that an applicant denied 146 registration has the right to appeal to the circuit court of the county or city in which he offers to 147 register, (ii) give the name and address of the clerk of the circuit court for such county or city (to be 148 supplied by the general registrar), (iii) state that a filing fee of ten dollars \$10 must be paid when filing 149 the petition, (iv) contain a statement by which the applicant may indicate his desire to petition the court 150 to have his right to register determined, and (v) provide space for the applicant to state the facts in 151 support of his right to register.

152 On the filing of a petition to have the right to register determined, the clerk of the court shall 153 immediately bring the matter to the attention of the chief judge of the court for the scheduling of a 154 hearing on the petition. The matter shall be heard and determined on the face of the petition, the answer 155 made in writing by the general registrar, and any evidence introduced as part of the proceedings. The 156 proceedings shall take precedence over all other business of the court and shall be heard as soon as 157 possible.

158 On the filing of the petition, the clerk of the court shall immediately give notice to the attorney for 159 the Commonwealth for his county or city, who shall appear and defend against the petition on behalf of 160 the Commonwealth.

161 Judgment in favor of the petitioner shall entitle him to registration. From a judgment rendered 162 against the petitioner, an appeal shall lie to the Supreme Court of Virginia.

B. The general registrar shall send a new application for registration to the applicant with the form 163 164 prescribed in subsection A. The general registrar shall advise the applicant that he may complete and return the new application, in lieu of filing an appeal, if the reason stated for denial is that the applicant 165 has failed to sign the application or failed to provide a required item of information on the application. 166 Any applicant who returns a second application and whose second application is denied shall have the 167 168 right to appeal provided in subsection A.

169 C. The provisions of § 24.2-416, pertaining to the closing of registration records in advance of an 170 election, shall apply to any application submitted pursuant to subsection A or B following a denial of 171 registration.