103RD GENERAL ASSEMBLY

State of Illinois

2023 and 2024

HB3032

Introduced 2/16/2023, by Rep. Maurice A. West, II

SYNOPSIS AS INTRODUCED:

10 ILCS 5/19-12.2

from Ch. 46, par. 19-12.2

Amends the Election Code. Provides that voting by physically incapacitated electors who have made proper application to the election authority not later than 5 days before the regular primary and general election shall be conducted either through vote by mail procedures or on specified premises (rather than only on specified premises). Effective Immediately.

LRB103 26254 BMS 52614 b

HB3032

1

AN ACT concerning elections.

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

Section 5. The Election Code is amended by changing
Section 19-12.2 as follows:

6 (10 ILCS 5/19-12.2) (from Ch. 46, par. 19-12.2)

7 Sec. 19-12.2. Voting by physically incapacitated electors 8 who have made proper application to the election authority not 9 later than 5 days before the regular primary and general election of 1980 and before each election thereafter shall be 10 conducted either through the vote by mail procedures as 11 12 detailed in this Article or on the premises of (i) federally operated veterans' homes, hospitals, and facilities located in 13 14 Illinois or (ii) facilities licensed or certified pursuant to the Nursing Home Care Act, the Specialized Mental Health 15 Rehabilitation Act of 2013, the ID/DD Community Care Act, or 16 the MC/DD Act for the sole benefit of residents of such homes, 17 hospitals, and facilities. For the purposes of this Section, 18 19 "federally operated veterans' home, hospital, or facility" means the long-term care facilities at the Jesse Brown VA 20 21 Medical Center, Illiana Health Care System, Edward Hines, Jr. VA Hospital, Marion VA Medical Center, and Captain James A. 22 Lovell Federal Health Care Center. Such voting shall be 23

conducted during any continuous period sufficient to allow all 1 2 applicants to cast their ballots between the hours of 9 a.m. and 7 p.m. either on the Friday, Saturday, Sunday or Monday 3 immediately preceding the regular election. This vote by mail 4 5 voting on one of said days designated by the election authority shall be supervised by two election judges who must 6 7 be selected by the election authority in the following order of priority: (1) from the panel of judges appointed for the 8 9 precinct in which such home, hospital, or facility is located, 10 or from a panel of judges appointed for any other precinct 11 within the jurisdiction of the election authority in the same 12 ward or township, as the case may be, in which the home, hospital, or facility is located or, only in the case where a 13 14 judge or judges from the precinct, township or ward are 15 unavailable to serve, (3) from a panel of judges appointed for 16 any other precinct within the jurisdiction of the election 17 authority. The two judges shall be from different political parties. Not less than 30 days before each regular election, 18 the election authority shall have arranged with the chief 19 20 administrative officer of each home, hospital, or facility in his or its election jurisdiction a mutually convenient time 21 22 period on the Friday, Saturday, Sunday or Monday immediately 23 preceding the election for such voting on the premises of the home, hospital, or facility and shall post in a prominent 24 25 place in his or its office a notice of the agreed day and time

period for conducting such voting at each home, hospital, or

HB3032

26

facility; provided that the election authority shall not later 1 2 than noon on the Thursday before the election also post the 3 names and addresses of those homes, hospitals, and facilities from which no applications were received and in which no 4 5 supervised vote by mail voting will be conducted. All provisions of this Code applicable to pollwatchers shall be 6 7 applicable herein. To the maximum extent feasible, voting 8 booths or screens shall be provided to insure the privacy of 9 the voter. Voting procedures shall be as described in Article 10 17 of this Code, except that ballots shall be treated as vote 11 by mail ballots and shall not be counted until the close of the 12 polls on the following day. After the last voter has concluded voting, the judges shall seal the ballots in an envelope and 13 affix their signatures across the flap of the envelope. 14 Immediately thereafter, the judges shall bring the sealed 15 16 envelope to the office of the election authority who shall 17 deliver such ballots to the election authority's central ballot counting location prior to the closing of the polls on 18 19 the day of election. The judges of election shall also report 20 to the election authority the name of any applicant in the 21 home, hospital, or facility who, due to unforeseen 22 circumstance or condition or because of a religious holiday, 23 was unable to vote. In this event, the election authority may 24 appoint a qualified person from his or its staff to deliver the 25 ballot to such applicant on the day of election. This staff 26 person shall follow the same procedures prescribed for judges

- 4 - LRB103 26254 BMS 52614 b

conducting vote by mail voting in such homes, hospitals, or 1 2 facilities and shall return the ballot to the central ballot 3 counting location before the polls close. However, if the home, hospital, or facility from which the application was 4 5 made is also used as a regular precinct polling place for that voter, voting procedures heretofore prescribed 6 mav be implemented by 2 of the election judges of opposite party 7 8 affiliation assigned to that polling place during the hours of 9 voting on the day of the election. Judges of election shall be 10 compensated not less than \$25.00 for conducting vote by mail 11 voting in such homes, hospitals, or facilities.

HB3032

12 Not less than 120 days before each regular election, the 13 Department of Public Health shall certify to the State Board of Elections a list of the facilities licensed or certified 14 15 pursuant to the Nursing Home Care Act, the Specialized Mental Health Rehabilitation Act of 2013, the ID/DD Community Care 16 17 Act, or the MC/DD Act. The lists shall indicate the approved bed capacity and the name of the chief administrative officer 18 19 of each such home, hospital, or facility, and the State Board of Elections shall certify the same to the appropriate 20 election authority within 20 days thereafter. 21

22 (Source: P.A. 98-104, eff. 7-22-13; 98-1171, eff. 6-1-15; 23 99-180, eff. 7-29-15.)

24 Section 99. Effective date. This Act takes effect upon 25 becoming law.