## HOUSE SUBSTITUTE FOR SENATE BILL NO. 814

A bill to amend 1954 PA 116, entitled "Michigan election law,"

by amending sections 491, 492, 492a, 495, 497, 498, 500a, 500d, 500i, 501, 502, 503, 505, 506, 507a, 509o, 509p, 509r, 514, 516, 519, 520, and 521 (MCL 168.491, 168.492, 168.492a, 168.495, 168.497, 168.498, 168.500a, 168.500d, 168.500i, 168.501, 168.502, 168.503, 168.505, 168.506, 168.507a, 168.509o, 168.509p, 168.509r, 168.514, 168.516, 168.519, 168.520, and 168.521), sections 491, 497, and 507a as amended by 1989 PA 142, section 492 as amended by 2010 PA 253, sections 495 and 500a as amended by 1995 PA 87, section 498 as amended by 2005 PA 71, section 501 as amended by 2014 PA 79, section 505 as amended by 2003 PA 302, sections 509o and 509p as added by 1994 PA 441, section 509r as amended by 2012 PA 270, and section 514 as amended by 2012 PA 271; and to repeal

acts and parts of acts.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 491. The inspectors of election at an election, or 1 2 primary election, OR SPECIAL ELECTION in this state , or in a district, county, township, city, or village in this state, shall 3 not receive the vote of a person AN INDIVIDUAL whose name is not 4 registered in the registration book or listed on the computer voter 5 registration precinct list of the township, ward, or ON THE VOTER 6 REGISTRATION LIST GENERATED FROM THE QUALIFIED VOTER FILE FOR THE 7 precinct in which he or she offers to vote unless the person has 8 9 met-INDIVIDUAL MEETS the requirements of section 507b.523A. Sec. 492. Each person INDIVIDUAL who has the following 10 qualifications of an elector , or who will have those 11 12 qualifications at the next election or primary election, is entitled to register as an elector in the township , OR city , or 13 village in which he or she resides. The person shall INDIVIDUAL 14 15 MUST be a citizen of the United States; not less than 18-17-1/2 years of age; a resident of the THIS state; for not less than 30 16 17 days; and a resident of the township -OR city. , or village on or 18 before the thirtieth day before the next regular or special 19 election or primary election. For purposes of registering to vote and voting at an election or special election for the office of 20 21 judge of a municipal court that exercises jurisdiction over another 22 city pursuant to section 9928(3) of the revised judicature act of 1961, 1961 PA 236, MCL 600.9928, a person who resides in the other 23 city over which municipal court jurisdiction is exercised is 24 25 considered a resident of the city in which the municipal court is

- 1 located.
- 2 Sec. 492a. A person AN INDIVIDUAL WHO IS confined in a jail  $\tau$
- 3 AND who is otherwise a qualified elector MAY, prior to BEFORE trial
- 4 or sentence, may, upon request, register under section 504. TO
- 5 VOTE. The person shall be deemed INDIVIDUAL IS CONSIDERED a
- 6 resident of the city -OR township, and address, at which he OR SHE
- 7 resided next prior to BEFORE confinement. A person while AN
- 8 INDIVIDUAL WHO IS confined in a jail after being convicted and
- 9 sentenced shall—IS not be—eligible to register TO VOTE.
- 10 Sec. 495. The registration affidavit required under section
- 11 493 shall APPLICATION MUST contain all of the following:
- 12 (a) The name of the elector.
- 13 (b) The residence address of the elector, including the street
- 14 and number or rural route and box number and the apartment number,
- **15** if any.
- 16 (C) THE CITY OR TOWNSHIP AND COUNTY OF RESIDENCE OF THE
- 17 ELECTOR, AND THE SCHOOL DISTRICT OF THE ELECTOR, IF KNOWN.
- 18 (D) <del>(c)</del> The birthplace and date of birth of the elector.
- 19 (E) (d) The driver's DRIVER license or state personal
- 20 identification card number of the elector, if available.
- 21 (F) (e)—A statement that the elector is a citizen of the
- 22 United States.
- 23 (G) (f) A statement that the elector is at the time of
- 24 completing the affidavit, or will be on the date of the next
- 25 election, not less than 18 years of age.
- 26 (H) (a)—A statement that the elector has or will have lived in
- 27 this state not less than 30 days before the next election.

- 1 (I) (h)—A statement that the elector has or will have
- 2 established his or her residence in the township , OR city , or
- 3 village—in which the elector is applying for registration not less
- 4 than 30 days before the next election.
- 5 (J) (i) A statement that the elector is or will be a qualified
- 6 elector of the township, city, or village on the date of the next
- 7 election.
- 8 (K) (j) A space in which the elector shall state the place of
- 9 the elector's last registration, if any.
- 10 (l) A STATEMENT THAT THE REGISTRATION IS NOT EFFECTIVE UNTIL
- 11 PROCESSED BY THE CLERK OF THE CITY OR TOWNSHIP IN WHICH THE
- 12 APPLICANT RESIDES.
- 13 (M) A STATEMENT THAT THE APPLICANT, IF QUALIFIED, MAY VOTE AT
- 14 AN ELECTION OCCURRING NOT LESS THAN 30 DAYS AFTER THE DATE OF
- 15 COMPLETING THE APPLICATION.
- 16 (N) A STATEMENT AUTHORIZING THE CANCELLATION OF REGISTRATION
- 17 AT THE ELECTOR'S LAST PLACE OF REGISTRATION.
- 18 (O) A SPACE FOR THE ELECTOR TO SIGN AND CERTIFY TO THE TRUTH
- 19 OF THE STATEMENTS ON THE APPLICATION.
- 20 Sec. 497. (1) A person AN INDIVIDUAL who is not registered but
- 21 possesses the qualifications of an elector as set forth PROVIDED in
- 22 section 492 -may apply for registration to the clerk of the
- 23 county, township, OR city , or village in which he or she resides
- 24 on a day other than Saturday, Sunday, a legal holiday, or the day
- 25 of a regular, primary, school, or special election. Registrations
- 26 accepted between the thirtieth day preceding BEFORE an election and
- 27 the day of the election, unless the thirtieth day falls on a

- 1 Saturday, Sunday, or legal holiday, in which event registration
- 2 shall MUST be accepted during the following day, are not valid for
- 3 the election but are valid for subsequent regular, primary, school,
- 4 or special elections that are held so that not less than 30 days
- 5 intervene between the date the person INDIVIDUAL registered and the
- 6 date of the election.
- 7 (2) Except as otherwise provided in sections 499a to 499c,
- 8 500a to 500j, and 504, 500E, an application for registration shall
- 9 MUST not be executed at a place other than the office of the
- 10 county, township, OR city , or village clerk or a public place or
- 11 places designated by the clerk or deputy registrar for receiving
- 12 registrations, but the clerk or deputy registrar may receive an
- 13 application wherever he or she may be. If a county, township, OR
- 14 city , or village clerk does not regularly keep his or her office
- 15 open daily during certain hours, the clerk shall—IS not be—required
- 16 to be at his or her office for the purpose of receiving
- 17 applications for registration on a particular day nor during
- 18 specific hours of a day, except as provided in section 498.
- 19 Registrations taken after the time of closing registrations before
- 20 an election need not be processed until the date immediately
- 21 following that election. A registration shall MUST not be placed in
- 22 a precinct registration file until the date immediately following
- 23 that election. If a person-AN INDIVIDUAL registers at a time that
- 24 registrations are closed for an election, the person shall
- 25 INDIVIDUAL MUST be given a notice, signed by the clerk, on a form
- 26 developed by the secretary of state, informing him or her that he
- 27 or she is not eligible to vote in the election and indicating the

- 1 first date on which he or she is eligible to vote. Except as
- 2 provided in sections 500a to 500j, 500E, the provisions of this
- 3 section relating to registration shall—apply.
- 4 Sec. 498. (1) The governing body of a township , OR city , or
- 5  $\frac{1}{\text{village}}$  may provide by resolution that in that township  $\frac{1}{\text{vol}}$  city  $\frac{1}{\text{vol}}$
- 6 or village the clerk shall be at the clerk's office, or in some
- 7 other convenient place designated by the clerk, during the hours
- 8 designated by the governing body on the thirtieth day preceding
- **9 BEFORE** an election or primary election in the township  $\tau$  **OR** city  $\tau$
- 10 or village, unless the thirtieth day falls on a Saturday, Sunday,
- 11 or legal holiday, in which event registration shall MUST be
- 12 accepted during the same hours on the following day.
- 13 (2) In a township , OR city , or village in which the clerk
- 14 does not maintain regular daily office hours, the township board or
- 15 the legislative body of the city or village may require that the
- 16 clerk of the township OR city or village shall be at the
- 17 clerk's office or other designated place for the purpose of
- 18 receiving applications for registration on the days which THAT the
- 19 board or legislative body designates, but not more than 5 days
- 20 before the last day for registration.
- 21 (3) The clerk of each township , OR city , and village shall
- 22 give public notice of the days and hours that the clerk will be at
- 23 the clerk's office or other designated place for the purpose of
- 24 receiving registrations before an election or primary election by
- 25 publication of the notice , except as provided in subsection (4)
- 26 and section 497(2), in a newspaper published or of general
- 27 circulation in the township , OR city , or village and, if

- 1 considered advisable by the township , OR city , or village clerk,
- 2 by posting written or printed notices in at least 2 of the most
- 3 conspicuous places in each election precinct. Except as provided in
- 4 subsection (4), the THE publication or posting shall MUST be made
- 5 not less than 7 days before the last day for receiving
- 6 registrations. The notice of registration shall MUST include the
- 7 offices to be filled that will appear on the ballot. If the notice
- 8 of registration is for an election that includes a ballot proposal,
- 9 a caption or brief description of the ballot proposal along with
- 10 the location where an elector can obtain the full text of the
- 11 ballot proposal shall MUST be stated in the notice.
- 12 (4) Notice of registration for a school millage election that
- 13 will be held pursuant to section 36 of the general property tax
- 14 act, 1893 PA 206, MCL 211.36, shall be required to be published
- once and shall be made not less than 5 days before the last day for
- 16 receiving registrations as provided in section 497a.
- 17 (4) (5) A county clerk may enter into an agreement with the
- 18 clerk of 1 or more townships or cities in the county or the clerks
- 19 of 1 or more cities or townships in a county may enter into an
- 20 agreement to jointly publish the notice required in subsection (3).
- 21 The notice shall MUST be published in a newspaper of general
- 22 circulation in the cities and townships listed in the notice.
- Sec. 500a. (1) The secretary of state or the secretary of
- 24 state's agent shall afford a person AN INDIVIDUAL who appears in a
- 25 department of state branch office or a person AN INDIVIDUAL who
- 26 applies for renewal of an operator's or chauffeur's license under
- 27 section 307 of the Michigan vehicle code, Act No. 300 of the Public

- 1 Acts of 1949, being section 257.307 of the Michigan Compiled Laws,
- 2 1949 PA 300, MCL 257.307, an opportunity to complete an application
- 3 to register to vote or to change the person's INDIVIDUAL'S voting
- 4 registration name or address, if the applicant possesses the
- 5 qualifications of an elector on the date of application or will
- 6 possess the qualifications at the next election. This subsection
- 7 does not require a registered elector to periodically reregister or
- 8 to renew his or her registration. The application for registration
- 9 made under this section shall MUST contain all of the
- 10 following: Information required for a registration application as
- 11 PROVIDED IN SECTION 495.
- 12 (a) The name of the applicant.
- 13 (b) The residence address of the applicant, including the
- 14 street and number or rural route and box number and apartment
- 15 number, if any.
- 16 (c) The city or township and county of residence of the
- 17 applicant, and the school district of the applicant, if known.
- 19 (e) The birthplace of the applicant.
- 20 (f) The driver's license or state personal identification card
- 21 number of the applicant, if available.
- 22 (g) A statement that the applicant has the qualifications of
- 23 an elector as of the date of applying for registration, or will
- 24 have the qualifications of an elector at the next election.
- 25 (h) A statement that the registration is not effective until
- 26 processed by the clerk of the city or township in which the
- 27 applicant resides.

- 1 (i) A statement that the applicant, if qualified, may vote at
- 2 an election occurring not less than 30 days after the date of
- 3 completing the application.
- 4 (j) A space to indicate the applicant's last place of
- 5 registration, if any.
- 6 (k) A statement authorizing the cancellation of registration
- 7 at the applicant's last place of registration.
- $oldsymbol{8}$  (l) A space for the applicant to sign and certify to the truth
- 9 of the statements on the application.
- 10 (2) The applicant shall sign the application. Upon receipt of
- 11 the application, the agent shall sign the application , stamp the
- 12 application with a validation stamp, and provide the applicant with
- 13 a receipt verifying the registration application. The agent shall
- 14 promptly forward the application to the county clerk of the
- 15 applicant's residence or to a city or township clerk designated by
- 16 the secretary of state.
- 17 Sec. 500d. A person AN INDIVIDUAL who has properly completed
- 18 an application for registration at an office of the secretary of
- 19 state or his OR HER agent shall be IS permitted to vote in all
- 20 elections occurring not less than 30 days after making THE
- 21 application if the clerk determines the person-INDIVIDUAL is
- 22 qualified. and the identification card is not returned by the post
- 23 office as provided by section 500c. If the clerk determines the
- 24 person-INDIVIDUAL is not qualified, the clerk immediately shall
- 25 send a notice to the applicant at the address stated in the
- 26 application stating the determination and the reasons therefor. A
- 27 person shall be THE INDIVIDUAL IS NOT QUALIFIED. AN INDIVIDUAL IS

- 1 permitted to vote if he OR SHE presents at the polls a validated
- 2 voter registration application receipt and the clerk determines the
- 3 person\_INDIVIDUAL is qualified.
- 4 Sec. 500i. As used in sections 500a to 500j, 500E, "agent"
- 5 means a person appointed by the secretary of state to act as an
- 6 examining officer for the purpose of examining applicants for
- 7 operator's and chauffeur's licenses under section 309 of Act No.
- 8 300 of the Public Acts of 1949, as amended, being section 257.309
- 9 of the Michigan Compiled Laws. THE MICHIGAN VEHICLE CODE, 1949 PA
- 10 300, MCL 257.309.
- 11 Sec. 501. The original MASTER registration cards shall MUST be
- 12 filed alphabetically and shall MUST be termed the "master file".
- 13 The master file shall MUST contain the signature of each elector
- 14 registered in the city —OR township, or village,—unless the clerk
- 15 of the jurisdiction has access to the qualified voter file and the
- 16 elector has a digitized signature in the qualified voter file. If
- 17 an elector is unable to write, or sign his or her name because of a
- 18 physical disability, the master file shall MUST contain the mark or
- 19 signature stamp used by that elector when a signature is required.
- 20 Sec. 502. The master file and the precinct files shall MUST at
- 21 all times remain in the custody of the township -OR city or
- 22 village clerk. , as the case may be, except that the precinct files
- 23 shall be delivered on election day to the inspectors of election in
- 24 the several precincts who shall have custody of the same during any
- 25 election or primary election and who shall return such files to the
- 26 clerk immediately thereafter.
- 27 Sec. 503. If either the original or duplicate registration

card, or both, of any elector shall be lost, destroyed or 1 mutilated, the clerk of the township, city or village shall require 2 the execution of a new registration affidavit by such elector. If 3 any such elector shall refuse or neglect to execute such affidavit 4 within 60 days after the mailing of a letter to such elector at the 5 last address from which he has registered, then the registration of 6 such elector may be cancelled. If either the original or duplicate 7 registration cards, or both, of any township, city, village, or any 8 ward or precinct thereof, shall be lost or destroyed, the township 9 board or the legislative body of the city or village shall require 10 11 a re-registration of the electors in such township, city, village, 12 ward or precinct. If upon an examination of the registration records of any city, township or village, the secretary of state 13 14 determines that the registration records fail to comply with the requirements of this act, the secretary of state may order the 15 clerk of the city, township or village to make the corrections in 16 17 the records necessary to comply with the provisions of this act or, if he finds that it is impractical to correct the registration 18 19 records, he may apply to the circuit court of the circuit in which 20 the city, township or village is located for an order for reregistration of the qualified electors in the city, township or 21 22 village. Upon a proper showing of need, the court shall issue the 23 order. In case the secretary of state directs the corrections to be 24 made or the circuit court orders a re-registration to be taken, the secretary of state shall prescribe in all particulars the time and 25 manner in which the corrections shall be made or the re-26 27 registration shall be taken and the disposition of the old

- 1 registration records. The cost of the corrections or re-
- 2 registration shall be borne by the city, township or village
- 3 involved. IF THE VOTER REGISTRATION RECORDS ARE DESTROYED OR
- 4 MUTILATED MAKING THEM UNUSABLE, THE CLERK OF THE CITY OR TOWNSHIP
- 5 SHALL REQUEST A BACK-UP FILE FROM THE SECRETARY OF STATE. THE
- 6 SECRETARY OF STATE SHALL PROVIDE A LIST OF REGISTERED ELECTORS AND
- 7 THEIR SIGNATURES, IF AVAILABLE, FROM THE QUALIFIED VOTER FILE TO
- 8 THE CITY OR TOWNSHIP CLERK. IF THE SECRETARY OF STATE IS UNABLE TO
- 9 PROVIDE A BACK-UP FILE TO THE CITY OR TOWNSHIP CLERK, THE CLERK
- 10 SHALL REQUIRE THE ELECTORS TO REREGISTER AS PRESCRIBED BY THE
- 11 SECRETARY OF STATE.
- Sec. 505. (1) At the time an elector is applying for
- 13 registration, the registration officer shall ascertain if the
- 14 elector is already registered as a voter. AN ELECTOR. If the
- 15 elector is previously registered, the elector shall at the time of
- 16 applying for registration sign an authorization to cancel a
- 17 previous registration. The secretary of state shall prescribe forms
- 18 for this purpose. The form may be a part of the application or a
- 19 separate form. The clerk of the city or township in which the
- 20 elector is newly registered shall notify the registration officer
- 21 of the place of previous registration of the authorization to
- 22 cancel.
- 23 (2) An authorization to cancel that indicates a previous
- 24 address in a state other than this state shall MUST be forwarded to
- 25 the secretary of state CHIEF ELECTION OFFICER of that state. Notice
- 26 may be made by forwarding the separate cancellation form, by
- 27 forwarding the portion of an application listing a previous place

- 1 of registration, or by forwarding a list certified by the clerk
- 2 containing the names of people authorizing cancellation.
- 3 (3) Notices of cancellation shall contain the name, birth
- 4 date, and address at which the elector was previously registered,
- 5 and the name of the city or township of previous registration of
- 6 all persons authorizing cancellations. Notices shall be sent within
- 7 30 days after receipt, but not later than 5 days after the close of
- 8 registration.
- 9 (3) (4) Upon receipt of the notice, the clerk shall cancel the
- 10 registration of the persons listed on the notice. The clerk
- 11 receiving the notice shall also notify the clerk of each village in
- 12 which a person listed on the notice resides of receipt of an
- 13 authorization to cancel. An authorization to cancel a voter
- 14 registration signed by the voter ELECTOR and received from another
- 15 state or a notice from an election official of another state that
- 16 an elector has registered in that state has the same force and
- 17 effect as the notice of authorization to cancel of this state.
- 18 Sec. 506. A registered elector may, upon change of residence
- 19 within the township -OR city, or village, cause UPDATE his OR HER
- 20 registration to be transferred to his new address by sending to the
- 21 clerk a signed request stating his OR HER present address, the date
- 22 he OR SHE moved thereto TO THAT ADDRESS, and the address from which
- 23 he OR SHE was last registered, or by applying UPDATING HIS OR HER
- 24 ADDRESS in person. for a transfer. The clerk shall strike through
- 25 the last address, ward, and precinct number and record the new
- 26 address, ward, and precinct number on the original and duplicate
- 27 MASTER registration eards, and shall place the original

- 1 registration card in the proper precinct file. CARD. Transfers
- 2 shall MUST not be made after the thirtieth day next preceding a
- 3 regular or special election or primary election, unless the
- 4 thirtieth day shall fall FALLS on a Saturday, Sunday, or legal
- 5 holiday, in which event registration transfers shall MUST be
- 6 accepted during the following day.
- 7 Sec. 507a. (1) A registered and qualified elector of this
- 8 state who has moved from the township or city of a county in which
- 9 he or she is registered to another township or city of a different
- 10 county within the state after the sixtieth day before an election
- 11 or primary election shall be permitted to vote in the election or
- 12 primary election at the place of last registration upon the signing
- 13 of a form containing an affidavit stating that the move has taken
- 14 place. This subsection shall apply if the county in which the
- 15 elector is registered has implemented the county file as the
- 16 official file pursuant to section 509e.
- 17 (1) (2) A registered and qualified elector of this state who
- 18 has moved from the city or township in which he or she is
- 19 registered to another city or township within the THIS state after
- 20 the sixtieth day before an election or primary election shall be IS
- 21 permitted to vote in the election or primary election at the place
- 22 of last registration upon the signing of a form containing an
- 23 affidavit stating that the move has taken place. This subsection
- 24 shall apply if the county in which the elector is registered has
- 25 not implemented the county file as the official file pursuant to
- 26 section 509e.
- 27 (2) (3)—The form or forms required by this section shall MUST

- 1 be approved by the secretary of state, and shall MUST state that
- 2 the move has taken place, and shall MUST authorize the clerk of the
- 3 city or township to cancel the voter's ELECTOR'S registration. A
- 4 voter AN ELECTOR coming under this section shall be IS permitted to
- 5 vote either in person or by absentee ballot.
- 6 Sec. 509o. (1) The secretary of state shall direct and
- 7 supervise the establishment and maintenance of a statewide
- 8 qualified voter file. The secretary of state shall establish the
- 9 technology to implement the qualified voter file. on or before
- 10 January 1, 1997. The qualified voter file shall be IS the official
- 11 file for the conduct of all elections held in this state. on or
- 12 after January 1, 1998. The secretary of state may direct that all
- or any part of the city OR township or village registration
- 14 files shall be used in conjunction with the qualified voter file at
- 15 the first state primary and election held after the creation of the
- 16 qualified voter file.
- 17 (2) Notwithstanding any other provision of law to the
- 18 contrary, beginning January 1, 1998, a person AN INDIVIDUAL who
- 19 appears to vote in an election and whose name appears in the
- 20 qualified voter file for that city, township, village, or school
- 21 district is considered a registered voter ELECTOR of that city,
- 22 township, village, or school district under this act.
- 23 (3) The secretary of state, a designated voter registration
- 24 agency, or a county, city, OR township , or village clerk shall not
- 25 place a name of an individual into the qualified voter file unless
- 26 that person-INDIVIDUAL signs an application as prescribed in
- 27 section 509r(3). The secretary of state or a designated voter

- 1 registration agency shall not allow a person AN INDIVIDUAL to
- 2 indicate a different address than the address in either the
- 3 secretary of state's or designated voter registration agency's
- 4 files to be placed in the qualified voter file.
- 5 Sec. 509p. The qualified voter file shall MUST consist of all
- 6 of the following components:
- 7 (a) A computer file that has the capacity to maintain a number
- 8 of records equal to or greater than the voting age population of
- 9 this state.
- 10 (b) An electronic network that allows participating designated
- 11 executive departments, state agencies, and county, city, AND
- 12 township , and village clerks to electronically add, change, or
- 13 delete records contained in the qualified voter file.
- 14 (c) An interactive electronic communication system that allows
- 15 access to records in the file of qualified voters ELECTORS residing
- 16 in a county, city, or township for the purpose of receiving copies
- 17 of the county, city, or township file, transmitting data to the
- 18 county, city, or township file, or reviewing and printing the
- 19 county, city, or township file. The interactive electronic
- 20 communication system shall MUST be designed to permit counties,
- 21 cities, or townships that are capable of accessing the interactive
- 22 electronic communication system to add, change, or delete records
- 23 regarding qualified voters ELECTORS in the qualified voter file.
- 24 (d) A statewide street address index in an electronic medium
- 25 that will accurately identify the city or township of each record
- 26 and by January 1, 1998, accurately identify the precinct of each
- 27 record in the qualified voter file.

- 1 Sec. 509r. (1) The secretary of state shall establish and
- 2 maintain the computer system and programs necessary to the
- 3 operation of the qualified voter file. The secretary of state shall
- 4 allow each county, city, OR township , or village access to the
- 5 qualified voter file. The county, city, AND township , and village
- 6 clerks shall verify the accuracy of the names and addresses of
- 7 registered voters ELECTORS in the qualified voter file.
- 8 (2) Subject to subsection (3), the secretary of state and
- 9 county, city, AND township , and village clerks shall compile the
- 10 qualified voter file that consists of all qualified electors from
- 11 the following sources and in the following priority:
- 12 (a) A driver's DRIVER license or, if there is no driver's
- 13 DRIVER license, a state personal identification card, including
- 14 renewals and changes of address with the department of state.
- 15 (b) An application for benefits or services, including
- 16 renewals and changes of address, taken by a designated voter
- 17 registration agency.
- 18 (c) An application to register to vote taken by a county,
- 19 city, OR township , or village clerk.
- 20 (3) A person AN INDIVIDUAL whose name does not otherwise
- 21 appear in the qualified voter file shall MUST be placed in the
- 22 qualified voter file only if the person\_INDIVIDUAL signs under
- 23 penalty of perjury an application that contains an attestation that
- 24 the applicant meets all of the following requirements:
- 25 (a) Is 17-1/2 years of age or older.
- 26 (b) Is a citizen of the United States and this state.
- 27 (c) Is a resident of the city or township where the person's

- 1 INDIVIDUAL'S street address is located.
- 2 (4) A designated voter registration agency or a county, city,
- 3 township, or village clerk shall not add to, delete from, or change
- 4 any information contained in the qualified voter file during the
- 5 period beginning on the seventh day before an election and ending
- 6 on the day of the election.
- 7 (5) The secretary of state shall create an inactive voter
- 8 file.
- **9** (6) If a voter **AN ELECTOR** is sent a notice under section 509aa
- 10 to confirm the voter's ELECTOR'S residence information or if a
- 11 voter AN ELECTOR does not vote for 6 consecutive years, the
- 12 secretary of state shall place the registration record of that
- 13 voter ELECTOR in the inactive voter file. The registration record
- 14 of that voter shall ELECTOR MUST remain in the inactive voter file
- 15 until 1 of the following occurs:
- 16 (a) The voter ELECTOR votes at an election.
- 17 (b) The voter ELECTOR responds to a notice sent under section
- **18** 509aa.
- 19 (c) Another voter registration transaction involving that
- 20 voter ELECTOR occurs.
- 21 (7) While the registration record of a voter AN ELECTOR is in
- 22 the inactive voter file, the voter ELECTOR remains eligible to vote
- 23 and his or her name shall MUST appear on the precinct voter
- 24 registration list.
- 25 (8) If the registration record of a voter AN ELECTOR is in the
- 26 inactive voter file because the voter ELECTOR was sent a notice
- 27 under section 509aa to confirm the voter's ELECTOR'S residence

- 1 information and that voter ELECTOR votes at an election by absent
- 2 voter ballot, that absent voter ballot shall MUST be marked in the
- 3 same manner as a challenged ballot as provided in section 727.
- 4 Sec. 514. If the registration of an elector is canceled, the
- 5 clerk shall make a proper entry on the original and duplicate
- 6 MASTER registration cards, CARD, indicating the date and the cause
- 7 for cancellation, and shall affix his or her signature to the
- 8 entries. All copies of the canceled registration cards shall MUST
- 9 be filed in the office of the clerk. All duplicates of the original
- 10 MASTER registration cards CARD canceled may be destroyed 2 years
- 11 after the registrations are REGISTRATION IS canceled. The clerk may
- 12 also destroy the original MASTER registration cards CARD of an
- 13 elector 5 years after the date of cancellation of the elector's
- 14 registration. , if the registration is not reinstated within that
- 15 period. The clerk may also destroy any canceled original MASTER
- 16 registration cards 2 years after the date of cancellation if the
- 17 canceled registration cards are reproduced under the records
- 18 reproduction act, 1992 PA 116, MCL 24.401 to 24.406, and the
- 19 reproductions are on file in the office of the clerk. The
- 20 reproductions may be destroyed after the expiration of the
- 21 statutory retention date of the reproduced records. The
- 22 registration records, if combustible, shall be destroyed by
- 23 burning.A VOTER REGISTRATION THAT HAS BEEN CANCELED DUE TO AN
- 24 ELECTOR MOVING OUT OF THE JURISDICTION MUST NOT BE REINSTATED IF
- 25 THE ELECTOR MOVES BACK TO THE JURISDICTION AND A NEW VOTER
- 26 REGISTRATION IS REQUIRED FOR THAT ELECTOR.
- 27 Sec. 516. The registration record shall MUST be open for

- 1 public inspection. under rules and regulations prescribed by the
- 2 clerk.
- 3 Sec. 519. No A township , OR city or village clerk or
- 4 assistant clerk shall NOT register any person whom such AN
- 5 INDIVIDUAL IF THE clerk shall know KNOWS or have HAS good reason to
- 6 believe THAT THE INDIVIDUAL IS not to be a resident and so
- 7 qualified. , nor shall any person knowingly AN INDIVIDUAL SHALL NOT
- 8 REGISTER AS AN ELECTOR IF HE OR SHE KNOWS or having HAS good reason
- 9 to believe himself THAT HE OR SHE IS not to be such a resident and
- 10 so qualified. , cause himself to be registered as an elector. Every
- 11 person so offending, or who shall aid or abet another in so
- 12 offending, shall upon conviction be adjudged AN INDIVIDUAL WHO
- 13 VIOLATES THIS SECTION IS guilty of a misdemeanor.
- 14 Sec. 520. Whenever it shall come to the knowledge of any IF A
- 15 township OR city or village clerk HAS KNOWLEDGE that there is A
- 16 probable illegal or fraudulent registration in his THE township  $\tau$
- 17 OR city, or village, or in any ward or precinct thereof, he shall
- 18 have OF THE TOWNSHIP OR CITY, THE CLERK HAS THE power and it shall
- 19 be his—duty to make A full investigation of the facts concerning
- 20 such THE registration and to ascertain whether any names have NAME
- 21 HAS been illegally or fraudulently registered. To this end, such A
- 22 TOWNSHIP OR CITY clerk is hereby authorized and empowered to call
- 23 upon the police department of the city or the sheriff of his THE
- 24 county IN WHICH THE CITY IS LOCATED, or both, to assist in making
- 25 such THE investigation, and said THE police department and said THE
- 26 sheriff are hereby-required to render such-assistance whenever such
- 27 IF THE clerk shall make MAKES A request therefor, FOR ASSISTANCE,

- 1 and to furnish such THE clerk at his OR HER request with all
- 2 available men to assist ASSISTANCE in making such THE
- 3 investigation. Any such A TOWNSHIP OR CITY clerk is hereby further
- 4 authorized and empowered whenever he deems—IF HE OR SHE CONSIDERS
- 5 it necessary or advisable to appoint assistant examiners for the
- 6 purpose of such THE investigation. Bills for the services of such
- 7 THE examiner shall MUST be approved by such THE clerk and shall
- 8 MUST be audited and paid by the township board or legislative body
- 9 of the city or village, as the case may be, in the same manner as
- 10 the expenses of conducting elections are paid.
- 11 Sec. 521. Whenever any IF A township , OR city or village
- 12 clerk shall determine DETERMINES that any name has been illegally
- 13 or fraudulently entered upon the registration records of any
- 14 precinct in his THE township , OR city, or village, he THE CLERK
- 15 shall remove such THAT name from the registration records and shall
- 16 notify the person-INDIVIDUAL whose name is removed of such-THE
- 17 removal by registered or certified mail directed to him-THE
- 18 INDIVIDUAL at the address given on the registration records. 7 and
- 19 any person AN INDIVIDUAL representing himself OR HERSELF to be the
- 20 person-INDIVIDUAL whose name is so-removed shall—IS not be
- 21 permitted to vote unless he shall show THE INDIVIDUAL SHOWS to such
- 22 THE clerk that his OR HER name was wrongfully removed from the
- 23 registration records, in which case his OR HER name shall MUST be
- 24 reinstated. : Provided, however, That HOWEVER, any person
- 25 INDIVIDUAL aggrieved by such THE action of any such clerk may
- 26 review such THE action and seek the reinstatement of his OR HER
- 27 name by mandamus and the proceedings and judgment of the court in

## Senate Bill No. 814 as amended April 10, 2018

- 1 such THE case shall be ARE subject to review in the supreme court.
- 2 , or if such IF A clerk has good reason to believe that any name
- 3 has been illegally or fraudulently entered upon said THE
- 4 registration records and he shall THE CLERK DOES not remove such
- 5 THE name as herein provided IN THIS SECTION, he THE CLERK shall
- 6 write the word "challenged" upon the registration card of such
- 7 person THE INDIVIDUAL and shall lay before the prosecuting attorney
- 8 of the county all the facts touching such CONCERNING THE
- 9 registration. If any person AN INDIVIDUAL whose registration card
- 10 has been so marked shall offer OFFERS to vote at any election, the
- 11 inspectors of election shall at such THAT time examine him THE
- 12 INDIVIDUAL under oath as to his OR HER qualifications as an elector
- in such THE ward or precinct, the same in all respects and with
- 14 like effect as though he OR SHE had been challenged at the election
- 15 by a challenger. thereof.
- 16 Enacting section 1. Sections 494, 497a, 500c, 500h, 500j,
- 17 507b, 509s, 517, and 522a of the Michigan election law, 1954 PA
- 18 116, MCL 168.494, 168.497a, 168.500c, 168.500h, 168.500j, 168.507b,
- 19 168.509s, 168.517, and 168.522a, are repealed.
- 20 [Enacting section 2. This amendatory act takes effect December 31,
- **21** 2018.