COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 7-92

"District of Columbia Elections Code of 1955 Amendment Act of 1987".

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, P. L. 93-198, "the Act", the Council of the District of Columbia adopted Bill No. 7-321 on first and second readings, December 8, 1987, and January 5, 1988, respectively. Following the signature of the Mayor on January 25, 1988, this legislation was assigned Act 7-134, published in the February 5, 1988, edition of the <u>D.C.</u> <u>Register</u>, (Vol. 35 page 716) and transmitted to Congress on January 28, 1988 for a 30-day review, in accordance with Section 602(c){1} of the Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional Review Period has expired, and therefore, cites this enactment as D.C. Law 7-92, effective March 16, 1988.

Α. Chairman of the Council

Dates Counted During the 30-day Congressional Review Period: January 28,29 February 1,2,3,4,5,8,9,16,17,18,19,22,23,24,25,26,29 March 1,2,3,4,7,8,9,10,11,14,15 D.C. LAW 7 - 92

EFFECTIVE MAR 1 6 1988

Enrolled Original

AN ACT

CCDIFICATION D.C. Code (1988 supp.)

¥.

-2

D.C. ACT 7 - 13 4

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JAN 2 5 1988

To amend the Advisory Neighborhood Councils Act of 1975 to allow 90 days for filling vacancies; and to amend An Act To regulate the election of delegates representing the District of Columbia to national political conventions, and for other purposes, to update the election laws.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "District of Columbia Elections Code of 1955 Amendment Act of 1987".

Sec. 2. Section 8(d)(2) of the Advisory Neighborhood Sec. 1-257 Councils Act of 1975, effective October 10, 1975 (D.C. Law 1-21; D.C. Code, sec. 1-257(d)(2)), is amended by striking the number "60" and inserting the number "90" in its place.

Sec. 3. An Act To regulate the election of delegates representing the District of Columbia to national political conventions, and for other purposes, approved August 12, 1955 (69 Stat. 699; D.C. Code, sec. 1-1301 et seq.), is amended as follows:

(a) Section 5(b)(2) (D.C. Code, sec. 1-1306(b)(2)) is Sec. 1-1306 amended as follows:

 By striking the phrase "the candidates and"; and

(2) By inserting after "1,000" the phrase ", or 1%, whichever is less, of the".

(b) Section 5(b)(3) (D.C. Code, sec. 1-1306(b)(3)) is Sec. 1-1306 amended as follows:

(1) Subparagraph (A)(i) is amended as follows:(A) By striking the phrase "the candidate

for nomination for President supported by the slate,"; and (B) By inserting after "1,000" the phrase ", or 1%, whichever is less, of the";

1

(2) Subparagraph (A)(ii) is amended by inserting after "1,000" the phrase ", or 1%, whichever is less, of the"; (3) Subparagraph (A)(iii) is amended by inserting after "1000" the phrase ", or 1%, whichever is less, of the"; and (4)Subparagraph (A)(iv) is amended by inserting after "1,000" the phrase ", or 1%, whichever is less, of the". (c) Section 5(b)(3) (D.C. Code, sec. 1-1306(b)(3)) is Sec. 1-1306 amended by adding a new subparagraph (C) to read as follows: The governing body of each eligible "(C) party shall file with the Board, no later than 180 days prior to the presidential preference primary election: "(i) Notification of that party's intent to conduct a presidential preference primary; and "(ii) A plan for the election detailing the procedures to be followed in the selection of individual delegates and alternates to the convention of that party, including procedures for the selection of committed and uncommitted delegates.". (d) Section 7(d) (D.C. Code, sec. 1-1311(d)) is Sec. 1-1311 amended to read as follows: "(d) After January 1, 1976, the Board shall distribute a sufficient quantity of such forms to district libraries, firehouses, police stations, and government agencies in the District of Columbia, and whatever other places in the District of Columbia, as the Board deems appropriate. In addition to the above mentioned, locations, the Board shall, where it deems appropriate, or upon request, distribute a sufficient quantity of forms to post offices, schools, churches, settlement houses, and food establishments in the District of Columbia.". Section 7(e) (D.C. Code, sec. 1-1311(e)) is Sec. 1-1311 (e) amended by striking in the last sentence the phrase "mails such registration notification to the applicant" and inserting the phrase "determines that the applicant is a qualified elector" in its place; (f) Section 7(f) (D.C. Code, sec. 1-1311(f)) is Sec. 1-1311 amended as follows: (1) By striking the number "5" and inserting the number "14" in its place; (2) By striking the number "7" and inserting the number "30" in its place; and (3) By adding the following after the 2nd sentence: "In the absence of a response from the applicant after the specified 14-day period, the Board shall cancel the challenged registration application and endorse on the application the words "received but not accepted".".

2

Envelied Original

Section 7(f-1)(3) (D.C. Code, sec. 1-1311(f-1)(3)) Sec. 1-1311 (q) is amended by striking the phrase "within 2 weeks" and inserting the phrase "within 30 days" in its place. Section 8(a)(D.C. Code, sec. 1-1312(a)) is amended Sec. 1-1312 (h) as follows: (1) Paragraph (1)(A) is amended by inserting the phrase ", or 1%, whichever is less, of the" after the number "500"; and (2) Paragraph (2) is amended by inserting the phrase ", or 1%, whichever is less, of the" after the number "100". Sec. 1-1312 (i) Section 8(j)(1) (D.C Code, sec. 1-1312(j)(1)) is amended by striking the number "114" and inserting the number "123" in its place. (j) Section 8(1) (D.C. Code, sec. 1-1312(1)) is Sec. 1-1312 amended as follows: (1) Paragraph (1) (D.C. Code, sec. 1-1312(1)(1)) is amended by striking the number "90" and inserting the number "180" in its place; and Paragraph (2) (D.C. Code, sec. 1-1312(1)(2)) (2)is amended to read as follows: The notification shall specify separately: "(2) "(A) A comprehensive plan for the scheduled election; The titles of the offices and the total "(B) number of members to be elected at large, if any; "(C) The title of the offices and the total number of members to be elected by ward, if any; and "(D) The procedures to be followed in nominating and electing these members.". (k) Section 8 (D.C. Code, sec. 1-1312) is amended by Sec. 1-1312 adding a new subsection (r) to read as follows: "(r)(1) In any primary, general, or special election held in the District to nominate or elect candidates to public office, a voter may cast a write-in vote for a candidate other than those who have cualified to appear on the ballct. In party office elections, write-in voting provisions may be subject to the party rules. "(2) To be eligible to receive the nomination of a political party for public office, a write-in candidate shall be a duly registered member of the party from which nominated and shall meet all the other gualifications required for elections to the office. "(3) To be eligible for election to public office, a write-in candidate shall be a duly registered elector and shall meet all of the other qualifications required for election to the office.". (1) Section 9(c) (D.C. Code, sec. 1-1313(c)) is Sec. 1-131 amended by amending the first 2 sentences to read as

follows:

"A voter's act of signing a challenged ballot envelope shall be deemed the filing of an appeal by the voter of the refusal of the Board to let the voter vote on election day by regular ballot, and a waiver of personal notice from the Board of any denial or refusal to a later count of the challenged ballot. No earlier than 8 days and no later than 10 days after the date of any election held under this act, the Board shall conduct a hearing on the petition of any voter who cast a challenged ballot in the election to have that voter's vote counted in the same manner as all other ballots cast in that election. The Board shall inform the voter of the dates scheduled for the hearing in the written notice of the voter's rights of appeal provided in accordance with this subsection. In addition, on the 2nd Wednesday following the election, the Board shall publish in at least 1 newspaper of general circulation the names of all persons whose challenged ballots it has initially determined not to count.".

(m) Section 10(d) (D.C. Code, sec. 1-1314(d)) is amended by striking the number "15" and inserting the number "25" in its place.

(n) Section 16 (D.C. Code, sec. 1-1320) is amended as follows:

(1) Subsection (d) is amended by striking the period at the end and inserting the phrase ", and publish the summary statement, short title, and legislative form in the D.C. Register and in a newspaper of general circulation." in its place.

(2) Subsection (e)(1) is amended by striking the phrase "such person receives such summary statement, short title, and legislative form" and inserting the phrase "the Board publishes the summary statement, short title, and legislative form in the D.C. Register and in a newspaper of general circulation" in its place.

(3) Subsection (g) is amended by striking the phrase "with a margin of one and three quarters inches at the top to allow for binding".

(4) Subsection (1) is amended by striking the phrase "that the issue presented by the petition is a proper subject for initiative or referendum, whichever is applicable, under the terms of Title IV of the District of Columbia Self-Government and Governmental Reorganization Act".

(5) Subsection (q) is amended as follows: (A) By inserting the phrase "and summary statement" after the word "title";

(B) By inserting the phrase "(summary statement)" on the line below "Initiative Measure No."; and
 (C) By inserting the phrase "(summary statement)" on the line below "Referendum Measure No.".

Sec. 1-1314

Sec. 1-1320

and reighter

(o) Section 17(e)(2) (D.C. Code, sec. 1-1321(e)(2)) is Sec. 1-1321 amended by striking the phrase "with a margin of one and three quarters inches at the top to allow for binding".

Sec. 4. This act shall take effect after a 30-day period of Congressional review following approval by the Mayor (or in the event of veto by the Mayor, action by the Council of the District of Columbia to override the veto), as provided by section 602(c)(1) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (87 Stat. 813; D.C. Code, sec 1-233(c)(1)).

Chairman

Council of the District of Columbia

District of (Columbia

APPROVED: JANUARY 25, 1988



COUNCIL OF THE DISTRICT OF COLUMBIA

Council Period Seven

RECORD OF OFFICIAL COUNCIL VOTE

					DOCI	KET NO: 87-321	<u>.</u>	
🚍 llem en	Consent Cal	endar						
X ACTION	& DATE:	Add	opted First 1	Reading	, 12	2-8-87		
		Ena	animous					
x VOICE V			-	21		- 555	5 77 1	
Recorded vo			10 10 105-000V					
Al	osent:	al.	l present				40 D-	
						22	8	
I POLL CA	ALL VOTE: -	- RESULT			33 E.		l + l	
COUNCIL MEMBER	AYE NAY	N.V. A.B.	COUNCIL MEMBER	AYE NAY	N.V.	A.B. COUNCIL MEMB	ER AYE NA	Y N.V. A.
CHMN, CLARKE			NATHANSON		ti	THOMAS SR.		. :
CRAWFORD			9AY			WILSON		
JARVIS			ROLARK	·		WINTER		
KANE			SCHWARTZ			it is a second s		
MASON			SMITH, JA.	E.				
	X - 1	ndicates V				 Present, not voting 		
6)		6	CERTIFICA	TION RECO	RD	7 1		
-11	~	V	·			1/12/88		
-Ano	in	0	shin-			1/13/88		
	Secretary to	the Counc	'Ŋ			/ Date		
item on (Consent Cal	endar 🛀						
× Lotion		Adopte	ed Final Read	ding. 1	-5-1	88		
A ACTION	& DATE:	nuopre	Member	s Ray.	Mas	on, Wilson an	d	
X VOICE V	оте: Ву	Major	ity, Chairm	an Clar	ke '	on, Wilson an voted no		
Recorded vo								
At	osent.			¥	6			14
BOLL CA	UL VOTE -	- RESULT				0 27	1 1	3
				Lave Lucy	This -		- 100	
	AYE NAY	N.V. A.B.	· · · · ·	ATE NAT	N.¥.	A.B. COUNCIL MEMB	EN: ATE NA	AY N.V A
CHMN. CLARKE			NATHANSON		-	THOMAS, SR. WILSON		
CRAWFORD		+	RAY			WINTER		
JAPVIS			the second se					ag <mark>ina</mark> s ind
KANE			SCHWARTZ					
MASON			SMITH. JR.	beant	BL M	Present pot volume	<u></u>	- X-
$ \rightarrow $	X 1	ndicates V	strates a state of a supervise and supervised			- Present, not voling		
41		\sim	CENTIFICA	TION RECO	HU	1 1		
H	m	17	rut			1/13/88		
) 5	Secretary to	the Couro	<u></u>	5	1	Date		
item on a	Consent Cal	endar						
= ACTION	& DATE.					19 9 1-10 110 - 90		
	0.FF							
VOICE V	*				- 1-			14-1
Recorded vo	te on reque	S2						
At	sent:							
						Market Statistics	000104 0196	
T ROLL CA	LL VOTE: -	- RESULT				——————————————————————————————————————	$d = l_{1}$)
COUNCI. MEMBER /	AYE NAY I	N.V. AB	COUNCIL MEMBER	AYE NAY	N.V.	A.B. COUNCIL MEME	BER AYE N	AY N.V.
CHMN CLARKE		1	NATHANSON	1		THOMAS, SR.		
CRAWFORD			RAY	1	÷	WILSON	0400 ACC	+U - 2010
JARVIS			ROLARK	t i		WINTER		
KANE			SCHWARTZ					1
MASON			SMITH, JA	1 1 1	3			
	x - 1	ndicates V		bsent	NV	- Present, not voting		
		initiates v		TICN PECÓ				
			UCHHEIGA	HOMEDEOU	60			
							10000	
53 N 3	ecretary to	the Counc	ii.			Date		87-960/0