Obtaining Documents

Certified Copy of a Marriage License

Certified copies of marriage licenses issued and filed in Tarrant County can be purchased by mail or in person at any of the Tarrant County Clerk office locations.

Link to Tarrant County Clerk Office Locations

The fee is $21.00 for one copy and $10.00 for each additional copy purchased at the same time.

HOURS OF OPERATION:

Monday-Friday 8:00 AM -- 5:00 PM

Mail requests may be mailed with a self-addressed stamped envelope and a check or money order made payable to Tarrant County Clerk.

Please include the date of marriage and the full names of the bride and groom as they appear on the marriage license.

MAILING ADDRESS:

Tarrant County Clerk
200 Taylor St., Ste. 301
Fort Worth, TX 76196

Persuant with Texas Administrative Code, Title 25, Part 1, Chapter 181, Subchapter B, Rule §181.22, a $20 fee to search and verify a marriage record will be retained if no record is found. To avoid this fee, you may search the Tarrant County marriage license index or search the State of Texas index prior to submitting a request.
County Clerk Main Office:
Tarrant County Courthouse
Room 130
100 West Weatherford, Fort Worth, Texas 76196
Telephone: (817) 884-1195

Hours of Operation: Monday - Friday 8:00 am - 5:00 pm

Please send questions and comments regarding the County Clerk web site to Tarrant County Webmaster.

County Telephone Operator: 817-884-1111

Tarrant County provides the information contained in this web site as a public service. Every effort is made to ensure that information provided is correct. However, in any case where legal reliance on information contained in these pages is required, the official records of Tarrant County should be consulted. Tarrant County is not responsible for the content of, nor endorses any site which has a link from the Tarrant County web site.

100 E. Weatherford, Fort Worth, Texas 76196
Copyright 2001-2005 Tarrant County, TX
## Vital Records Fee Schedule - Effective September 1, 2013

### Birth

<table>
<thead>
<tr>
<th>Service</th>
<th>Total Cost</th>
<th>Legal/Statute</th>
</tr>
</thead>
<tbody>
<tr>
<td>Birth Certificate</td>
<td>$23.00</td>
<td>Health &amp; Safety Code 191.0045</td>
</tr>
<tr>
<td>Additional Copy of Birth (each)</td>
<td>$23.00</td>
<td>Health &amp; Safety Code 191.0045</td>
</tr>
<tr>
<td>Birth Verification Letter</td>
<td>$18.00</td>
<td>LGC 118.011 a3 &amp; HSC 191.0045 e</td>
</tr>
<tr>
<td>Court Order Delayed Birth</td>
<td>$27.00</td>
<td>TX Administrative Code 181.22 (m)</td>
</tr>
<tr>
<td>Birth (Search by clerk)</td>
<td>$6.00</td>
<td>TX Administrative Code 181.22 (c)</td>
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### Death

<table>
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<tr>
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<th>Legal/Statute</th>
</tr>
</thead>
<tbody>
<tr>
<td>Death Certificate</td>
<td>$21.00</td>
<td>Health &amp; Safety Code 191.0045</td>
</tr>
<tr>
<td>Additional Copy of Death (each)</td>
<td>$4.00</td>
<td>Health &amp; Safety Code 191.0045</td>
</tr>
<tr>
<td>Death Verification Letter</td>
<td>$16.00</td>
<td>LGC 118.011 a3 &amp; HSC 191.0045 e</td>
</tr>
<tr>
<td>Court Order Delayed Death</td>
<td>$25.00</td>
<td>TX Administrative Code 181.22 (m)</td>
</tr>
<tr>
<td>Death (Search by clerk)</td>
<td>$6.00</td>
<td>TX Administrative Code 181.22 (c)</td>
</tr>
</tbody>
</table>

### Marriage

<table>
<thead>
<tr>
<th>Service</th>
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<th>Legal/Statute</th>
</tr>
</thead>
<tbody>
<tr>
<td>Marriage License</td>
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<td>TX Local Government Code 118.018</td>
</tr>
<tr>
<td>With Together Certificate</td>
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<td>TX Local Government Code 118.018</td>
</tr>
<tr>
<td>Declaration of Informal Marriage</td>
<td>$47.00</td>
<td>TX Local Government Code 118.019</td>
</tr>
<tr>
<td>Marriage Copy Certified</td>
<td>$37.00</td>
<td>TX Local Government Code 118.018</td>
</tr>
<tr>
<td>Marriage Search</td>
<td>$10.00</td>
<td>TX Administrative Code 181.22 (g)</td>
</tr>
</tbody>
</table>

_Birth records are confidential for 75 years from the date of the event._

_Texas Death Certificates are open to the public after 25 years from the date of the event._

To see any birth/death certificate you have to complete an application, provide identification and pay a fee. Birth and death certificates may be issued to immediate family members only. In addition, a certificate may be obtained by a legal guardian, legal representative of the family, and organizations or governmental agencies. A current government-issued picture identification is required to obtain a certified copy.

**Obtaining a Marriage License**

Must be at least 18 years of age & **both parties must appear in person.**

**ONLY** Exception is Active Military Personnel.

Applicants must have valid, picture driver’s license, state ID or passport.

Applicants must wait 72 hours after license is issued before being married.

Marriage License Expire 30 days from the date of issue.

_Accepted forms of payment include: cash, check, credit card (MasterCard, Visa and Amex)._  

***ALL COPIES ARE CERTIFIED***

_Above Listed include the following fees:_

- Records Management and Preservation ($10) – TX LGC 118.018 / Court House Security ($1) - TX LGC 118.0216
- Records Archive Fee ($10) - TX LGC 118.02/ Commissioners Court Approval 8/2011, 8/2012, 8/2013

For a Breakdown of the above listed Fees please see Excel Worksheets

Veasey000440
Plaintiff Exhibit
PL837

FILED UNDER SEAL
Plaintiff Exhibit
PL838

FILED UNDER SEAL
Plaintiff Exhibit
PL839

FILED UNDER SEAL
Plaintiff Exhibit
PL840

FILED UNDER SEAL
By: Brown of Kaufman, Berman, Bohac, Riddle, et al. H.B. No. 218

A BILL TO BE ENTITLED

AN ACT

relating to requiring a voter to present proof of identification.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 13.122(a), Election Code, is amended to read as follows:

(a) In addition to the other statements and spaces for entering information that appear on an officially prescribed registration application form, each official form must include:

(1) the statement: "I understand that giving false information to procure a voter registration is perjury and a crime under state and federal law.";

(2) a space for the applicant's registration number;

(3) a space for the applicant's Texas driver's license number or number of a personal identification card issued by the Department of Public Safety;

(4) a space for the applicant's telephone number;

(5) a space for the applicant's social security number;

(6) a space for the applicant's sex;

(7) a statement indicating that the furnishing of the applicant's telephone number and sex is optional;

(8) a space or box for indicating whether the applicant or voter is submitting new registration information or a change in current registration information;
H.B. No. 218

(9) a statement instructing a voter who is using the
form to make a change in current registration information to enter
the voter's name and the changed information in the appropriate
spaces on the form;

(10) a statement that if the applicant declines to
register to vote, that fact will remain confidential and will be
used only for voter registration purposes;

(11) a statement that if the applicant does register
to vote, information regarding the agency or office to which the
application is submitted will remain confidential and will be used
only for voter registration purposes;

(12) a space or box for indicating whether the
applicant is interested in working as an election judge;

(13) a statement warning that a conviction for making
a false statement may result in imprisonment for up to the maximum
amount of time provided by law, a fine of up to the maximum amount
provided by law, or both the imprisonment and the fine; [and]

(14) a space or box for indicating whether the
applicant served in the active military, naval, or air service, was
discharged or released from the service under conditions other than
dishonorably, and incurred or aggravated a disability in the line
of duty in that service;

(15) a space or box for indicating whether the
applicant is a widow or widower of a person who served in the active
military, naval, or air service; and

(16) any other voter registration information
required by federal law or considered appropriate and required by
the secretary of state.

SECTION 2. Section 15.001(a), Election Code, is amended to read as follows:

(a) Each voter registration certificate issued must contain:

(1) the voter's name in the form indicated by the voter, subject to applicable requirements prescribed by Section 13.002 and by rule of the secretary of state;

(2) the voter's residence address or, if the residence has no address, the address at which the voter receives mail and a concise description of the location of the voter's residence;

(3) the month, day, and year of the voter's birth;

(4) the number of the county election precinct in which the voter resides;

(5) the voter's effective date of registration if an initial certificate;

(6) the voter's registration number;

(7) an indication of the period for which the certificate is issued;

(8) a statement explaining the circumstances under which the voter will receive a new certificate;

(9) a space for stamping the voter's political party affiliation;

(10) a statement that voting with the certificate by a person other than the person in whose name the certificate is issued is a felony;

(11) a space for the voter's signature;
H.B. No. 218

(12) a statement that the voter must sign the certificate personally, if able to sign, immediately on receipt;
(13) a space for the voter to correct the information on the certificate followed by a signature line;
(14) the statement: "If any information on this certificate changes or is incorrect, correct the information in the space provided, sign below, and return this certificate to the voter registrar."; [and]
(15) the registrar's mailing address and telephone number;
(16) an indication that the voter is a "service-disabled veteran," if the voter stated on the voter's registration application that the voter served in the active military, naval, or air service, was discharged or released from the service under conditions other than dishonorable, and incurred or aggravated a disability in the line of duty in that service; and
(17) an indication that the voter is a "military widow or widower," if the voter stated on the voter's registration application that the voter is a widow or widower of a person who served in the active military, naval, or air service.

SECTION 3. Section 32.111, Election Code, is amended by adding Subsection (c) to read as follows:

(c) The training standards adopted under Subsection (a) must include provisions on the acceptance and handling of the identification presented by a voter to an election officer under Section 63.001.

SECTION 4. Section 32.114(a), Election Code, is amended to
read as follows:

(a) The county clerk shall provide one or more sessions of training using the standardized training program and materials developed and provided by the secretary of state under Section 32.111 for the election judges and clerks appointed to serve in elections ordered by the governor or a county authority. Each election judge shall complete the training program. Each election clerk shall complete the part of the training program relating to the acceptance and handling of the identification presented by a voter to an election officer under Section 63.001.

SECTION 5. As soon as practicable after the effective date of this Act:

(1) the secretary of state shall adopt the training standards and develop the training materials required to implement the change in law made by this Act to Section 32.111, Election Code; and

(2) the county clerk of each county shall provide a session of training under Section 32.114, Election Code, using the standards adopted and materials developed to implement the change in law made by this Act to Section 32.111, Election Code.

SECTION 6. Chapter 62, Election Code, is amended by adding Section 62.016 to read as follows:

Sec. 62.016. NOTICE OF ACCEPTABLE IDENTIFICATION OUTSIDE POLLING PLACES. The presiding judge shall post in a prominent place on the outside of each polling location a list of the acceptable forms of photographic and nonphotographic identification. The notice and list must be printed using a font that is at least
Case 2:13-cv-00193   Document 674-17   Filed in TXSD on 11/11/14   Page 13 of 129

H.B. No. 218

24-point.

SECTION 7. Section 63.001, Election Code, is amended by
amending Subsections (b), (c), (d), and (f) and adding Subsections
(g), (h), (i), (j), and (k) to read as follows:

(b) On offering to vote, a voter must present to an election
officer at the polling place the voter's voter registration
certificate and, except as provided by Subsection (j) or (k)
either:

(1) one form of identification listed in Section

63.0101(a); or

(2) two different forms of identification listed in
Section 63.0101(b) [to an election officer at the polling place].

(c) On presentation of the documentation required by
Subsection (b) [a registration certificate], an election officer
shall determine whether the voter's name on the registration
certificate is on the list of registered voters for the precinct.

(d) If the voter's name is on the precinct list of
registered voters and the voter's identity can be verified from the
proof presented, the voter shall be accepted for voting.

(f) After determining whether to accept a voter, an election
officer shall return the voter's documentation [registration
certificate] to the voter.

(g) If the requirements for identification prescribed by
Subsection (b) are not met, the voter may be accepted for
provisional voting only under Section 63.011. An election officer
shall inform a voter who is not accepted for voting under this
section of the voter's right to cast a provisional ballot under
Section 63.011.

(h) The requirements for identification prescribed by Subsection (b)(1) or (2) do not apply to a voter who:

(1) presents the voter's voter registration certificate on offering to vote; and

(2) is 80 years of age or older as indicated by the date of birth on the voter's voter registration certificate.

(i) Notwithstanding Subsection (b), (c), (d), or (g), a voter shall be accepted for voting after presenting a voter registration certificate or one form of identification listed in Section 63.0101 if:

(1) the voter's name on the registration certificate or form of identification is on the list of registered voters for the precinct;

(2) the precinct is located in a county that the governor proclaimed to be in a state of disaster under Section 418.014, Government Code, due to a weather-related event; and

(3) the date of the election is before the first anniversary of the date the state of disaster expires.

(j) A voter who presents a voter registration certificate indicating that the voter is a service-disabled veteran is not required to provide any identification in addition to the voter's voter registration certificate.

(k) A voter who presents a voter registration certificate indicating that the voter is a military widow or widower is not required to provide any identification in addition to the voter's voter registration certificate.
SECTION 8. Section 63.006(a), Election Code, is amended to read as follows:

(a) A voter who, when offering to vote, presents a voter registration certificate indicating that the voter is currently registered in the precinct in which the voter is offering to vote, but whose name is not on the precinct list of registered voters, shall be accepted for voting if the voter's identity can be verified from the proof presented.

SECTION 9. Section 63.007(a), Election Code, is amended to read as follows:

(a) A voter who, when offering to vote, presents a voter registration certificate indicating that the voter is currently registered in a different precinct from the one in which the voter is offering to vote, and whose name is not on the precinct list of registered voters, shall be accepted for voting if the voter's identity can be verified from the proof presented and the voter executes an affidavit stating that the voter:

(1) is a resident of the precinct in which the voter is offering to vote or is otherwise entitled by law to vote in that precinct;

(2) was a resident of the precinct in which the voter is offering to vote at the time that information on the voter's residence address was last provided to the voter registrar;

(3) did not deliberately provide false information to secure registration in a precinct in which the voter does not reside; and

(4) is voting only once in the election.
H.B. No. 218

SECTION 10. Section 63.008(a), Election Code, is amended to read as follows:

(a) A voter who does not present a voter registration certificate when offering to vote, but whose name is on the list of registered voters for the precinct in which the voter is offering to vote, shall be accepted for voting if the voter executes an affidavit stating that the voter does not have the voter's voter registration certificate in the voter's possession at the polling place at the time of offering to vote and the voter's identity can be verified from the proof presented [voter presents proof of identification in a form described by Section 63.0101].

SECTION 11. Section 63.0101, Election Code, is amended to read as follows:

Sec. 63.0101. DOCUMENTATION OF PROOF OF IDENTIFICATION. (a) The following documentation is an acceptable form of photo identification under this chapter:

(1) a driver's license or personal identification card issued to the person by the Department of Public Safety that has not expired or that expired no earlier than two years before the date of presentation [or a similar document issued to the person by an agency of another state, regardless of whether the license or card has expired];

(2) a United States military identification card that contains the person's photograph [form of identification containing the person's photograph that establishes the person's identity];

(3) a valid employee identification card that contains
the person's photograph and is issued by an employer of the person
in the ordinary course of the employer's business [birth
certificate or other document confirming birth that is admissible
in a court of law and establishes the person's identity];

(4) a United States citizenship certificate [papers]
issued to the person that contains the person's photograph;

(5) a United States passport issued to the person;

(6) a student identification card issued by a public
or private institution of higher education located in the United
States that contains the person's photograph [official mail
addressed to the person by name from a governmental entity];

(7) a license to carry a concealed handgun issued to
the person by the Department of Public Safety; or

(8) a valid identification card that contains the
person's photograph and is issued by:

(A) an agency or institution of the federal
government; or

(B) an agency, institution, or political
subdivision of this state.

(b) The following documentation is acceptable as proof of
identification under this chapter:

(1) a copy of a current utility bill, bank statement,
government check, paycheck, or other government document that shows
the name and address of the voter;

(2) official mail addressed to the person by name from
a governmental entity;

(3) a certified copy of a birth certificate or other
H.B. No. 218

document confirming birth that is admissible in a court of law and
establishes the person's identity;

(4) United States citizenship papers issued to the
person;

(5) an original or certified copy of the person's
marriage license or divorce decree;

(6) court records of the person's adoption, name
change, or sex change;

(7) an identification card issued to the person by a
governmental entity of this state or the United States for the
purpose of obtaining public benefits, including veteran's
benefits, Medicaid, or Medicare;

(8) a temporary driving permit issued to the person by
the Department of Public Safety;

(9) a pilot's license issued to the person by the
Federal Aviation Administration or another authorized agency of the
United States;

(10) a library card that contains the person's name
issued to the person by a public library located in this state; or

(11) a hunting or fishing license issued to a person by
the Parks and Wildlife Department [ex

[(8) any other form of identification prescribed by

the secretary of state].

SECTION 12. Section 63.011(a), Election Code, is amended to
read as follows:

(a) A person to whom Section 63.001(g), 63.008(b), or
63.009(a) applies may cast a provisional ballot if the person
executes an affidavit stating that the person:

(1) is a registered voter in the precinct in which the

person seeks to vote; and

(2) is eligible to vote in the election.

SECTION 13. Section 521.422, Transportation Code, is
amended by amending Subsection (a) and adding Subsection (d) to
read as follows:

(a) Except as provided by Subsection (d), the [The] fee for

a personal identification certificate is:

(1) $15 for a person under 60 years of age;

(2) $5 for a person 60 years of age or older; and

(3) $20 for a person subject to the registration

requirements under Chapter 62, Code of Criminal Procedure.

(d) The department may not collect a fee for a personal

identification certificate issued to a person who states that the

person is obtaining the personal identification certificate for the

sole purpose of satisfying Section 63.001(b)(1), Election Code,

and:

(1) who is a registered voter in this state and

presents a valid voter registration certificate; or

(2) who is eligible for registration under Section

13.001, Election Code, and submits a registration application to

the department.

SECTION 14. The voter registrar of each county shall

provide notice of the change in identification requirements for

voting contained in this Act with each voter registration

certificate or renewal registration certificate issued on or before
1 September 1, 2008. The secretary of state shall prescribe the form
2 of the notice required under this section.
3 SECTION 15. This Act takes effect September 1, 2007.
A BILL TO BE ENTITLED

AN ACT

relating to requiring a voter to present proof of identification.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Subchapter A, Chapter 15, Election Code, is
amended by adding Section 15.005 to read as follows:

Sec. 15.005. NOTICE OF IDENTIFICATION REQUIREMENTS. (a)
The voter registrar of each county shall provide notice of the
identification requirements for voting prescribed by Chapter 63 and
a detailed description of those requirements with each voter
registration certificate issued under Section 13.142 or renewal
registration certificate issued under Section 14.001.

(b) The secretary of state shall prescribe the wording of
the notice to be included on the certificate under this section.

SECTION 2. Subchapter A, Chapter 31, Election Code, is
amended by adding Section 31.012 to read as follows:

Sec. 31.012. VOTER IDENTIFICATION EDUCATION. The secretary
of state and the voter registrar of each county that maintains a
website shall provide notice of the identification requirements for
voting prescribed by Chapter 63 on each entity's respective
website. The secretary of state shall prescribe the wording of the
notice to be included on the websites.

SECTION 3. Section 32.111, Election Code, is amended by
adding Subsection (c) to read as follows:

(c) The training standards adopted under Subsection (a)
must include provisions on the acceptance and handling of the
identification presented by a voter to an election officer under
Section 63.001.

SECTION 4. Section 32.114(a), Election Code, is amended to
read as follows:

(a) The county clerk shall provide one or more sessions of
training using the standardized training program and materials
developed and provided by the secretary of state under Section
32.111 for the election judges and clerks appointed to serve in
elections ordered by the governor or a county authority. Each
election judge shall complete the training program. Each election
clerk shall complete the part of the training program relating to
the acceptance and handling of the identification presented by a
voter to an election officer under Section 63.001.

SECTION 5. Chapter 62, Election Code, is amended by adding

Section 62.016 to read as follows:

Sec. 62.016. NOTICE OF ACCEPTABLE IDENTIFICATION OUTSIDE
POLLING PLACES. The presiding judge shall post in a prominent place
on the outside of each polling location a list of the acceptable
forms of photographic and nonphotographic identification. The
notice and list must be printed using a font that is at least
24-point.

SECTION 6. Section 63.001, Election Code, is amended by
amending Subsections (b), (c), (d), and (f) and adding Subsection
(g) to read as follows:

(b) On offering to vote, a voter must present to an election
officer at the polling place the voter’s voter registration
S.B. No. 362

certificate and either:

(1) one form of identification listed in Section 63.0101(a); or

(2) two different forms of identification listed in Section 63.0101(b) [to an election officer at the polling place].

(c) On presentation of the documentation required by Subsection (b) [a registration certificate], an election officer shall determine whether the voter's name on the registration certificate is on the list of registered voters for the precinct.

(d) If the voter's name is on the precinct list of registered voters and the voter's identity can be verified from the documentation presented under Subsection (b), the voter shall be accepted for voting.

(f) After determining whether to accept a voter, an election officer shall return the voter's documentation [registration certificate] to the voter.

(g) If the requirements for identification prescribed by Subsection (b) are not met, the voter may be accepted for provisional voting only under Section 63.011. An election officer shall inform a voter who is not accepted for voting under this section of the voter's right to cast a provisional ballot under Section 63.011.

SECTION 7. Section 63.006(a), Election Code, is amended to read as follows:

(a) A voter who, when offering to vote, presents a voter registration certificate indicating that the voter is currently registered in the precinct in which the voter is offering to vote,
but whose name is not on the precinct list of registered voters, shall be accepted for voting if the voter’s identity can be verified from the documentation presented under Section 63.001(b).

SECTION 8. Section 63.007(a), Election Code, is amended to read as follows:

(a) A voter who, when offering to vote, presents a voter registration certificate indicating that the voter is currently registered in a different precinct from the one in which the voter is offering to vote, and whose name is not on the precinct list of registered voters, shall be accepted for voting if the voter’s identity can be verified from the documentation presented under Section 63.001(b) and the voter executes an affidavit stating that the voter:

(1) is a resident of the precinct in which the voter is offering to vote or is otherwise entitled by law to vote in that precinct;

(2) was a resident of the precinct in which the voter is offering to vote at the time that information on the voter’s residence address was last provided to the voter registrar;

(3) did not deliberately provide false information to secure registration in a precinct in which the voter does not reside; and

(4) is voting only once in the election.

SECTION 9. Section 63.008(a), Election Code, is amended to read as follows:

(a) A voter who does not present a voter registration certificate when offering to vote, but whose name is on the list of
registered voters for the precinct in which the voter is offering to
vote, shall be accepted for voting if the voter executes an
affidavit stating that the voter does not have the voter's voter
registration certificate in the voter's possession at the polling
place at the time of offering to vote and the voter's identity can
be verified from the identification presented under Section
63.001(b) [voter presents proof of identification in a form
described by Section 63.0101].

SECTION 10. Section 63.0101, Election Code, is amended to
read as follows:

Sec. 63.0101. DOCUMENTATION OF PROOF OF IDENTIFICATION.
(a) The following documentation is an acceptable form [as proof]
of photo identification under this chapter:

(1) a driver's license or personal identification card
issued to the person by the Department of Public Safety that has not
expired or that expired no earlier than two years before the date of
presentation [or a similar document issued to the person by an
agency of another state, regardless of whether the licence or card
has expired];

(2) a United States military identification card that
contains the person's photograph [form of identification
containing the person's photograph that establishes the person's
identity];

(3) a [birth certificate or other document confirming
birth that is admissible in a court of law and establishes the
person's identity];

[44+] United States citizenship certificate [papers]
issued to the person that contains the person's photograph;

(4) a United States passport issued to the person;

(5) a license to carry a concealed handgun issued to the person by the Department of Public Safety; or

(6) a valid identification card that contains the person's photograph and is issued by:

(A) an agency or institution of the federal government; or

(B) an agency, institution, or political subdivision of this state.

(b) The following documentation is acceptable as proof of identification under this chapter:

(1) A copy of a current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the voter;

(2) official mail addressed to the person by name from a governmental entity;

(3) a certified copy of a birth certificate or other document confirming birth that is admissible in a court of law and establishes the person's identity;

(4) United States citizenship papers issued to the person;

(5) an original or certified copy of the person's marriage license or divorce decree;
(6) court records of the person's adoption, name change, or sex change;

(7) an identification card issued to the person by a governmental entity of this state or the United States for the purpose of obtaining public benefits, including veteran's benefits, Medicaid, or Medicare;

(8) a temporary driving permit issued to the person by the Department of Public Safety;

(9) a pilot's license issued to the person by the Federal Aviation Administration or another authorized agency of the United States;

(10) a library card that contains the person's name issued to the person by a public library located in this state; or

(11) a hunting or fishing license issued to a person by the Parks and Wildlife Department or

(12) any other form of identification prescribed by the secretary of state.

SECTION 11. Section 63.011(a), Election Code, is amended to read as follows:

(a) A person to whom Section 63.001(q), 63.008(b), or 63.009(a) applies may cast a provisional ballot if the person executes an affidavit stating that the person:

(1) is a registered voter in the precinct in which the person seeks to vote; and

(2) is eligible to vote in the election.

SECTION 12. Section 521.422, Transportation Code, is amended by amending Subsection (a) and adding Subsection (d) to
read as follows:

(a) Except as provided by Subsection (d), the [The] fee for a personal identification certificate is:

(1) $15 for a person under 60 years of age;
(2) $5 for a person 60 years of age or older; and
(3) $20 for a person subject to the registration requirements under Chapter 62, Code of Criminal Procedure.

(d) The department may not collect a fee for a personal identification certificate issued to a person who states that the person is obtaining the personal identification certificate for the sole purpose of satisfying Section 63.001(b)(1), Election Code, and:

(1) who is a registered voter in this state and presents a valid voter registration certificate; or
(2) who is eligible for registration under Section 13.001, Election Code, and submits a registration application to the department.

SECTION 13. As soon as practicable after the effective date of this Act:

(1) the secretary of state shall adopt the training standards and develop the training materials required to implement the change in law made by this Act to Section 32.111, Election Code; and

(2) the county clerk of each county shall provide a session of training under Section 32.114, Election Code, using the standards adopted and materials developed to implement the change in law made by this Act to Section 32.111, Election Code.
S.B. No. 362

SECTION 14. (a) Except as provided by Subsection (b), this Act takes effect January 1, 2010.
(b) The changes in law made by Sections 1, 2, 3, 4, and 13 take effect September 1, 2009.
TRANSCRIPT OF PROCEEDINGS BEFORE
THE SENATE OF THE STATE OF TEXAS
EIGHTY-FIRST LEGISLATURE
(COMMITTEE OF THE WHOLE SENATE)
AUSTIN, TEXAS

IN RE: CONSIDERATION OF SENATE BILL 362

COMMITTEE OF THE WHOLE SENATE
TUESDAY, MARCH 10, 2009

BE IT REMEMBERED THAT AT 12:38 p.m., on
Tuesday, the 10th day of March 2009, the above-
entitled matter was heard at the Texas State Capitol
Senate Chamber, Austin, Texas, before the Committee of
the Whole Senate; and the following proceedings were
reported by Aloma J. Kennedy, a Certified Shorthand
Reporter of:
VOLUME 1A PAGES 1 - 209

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ORIGINAL
LAYING OUT OF SENATE BILL 362

SEN. FRASER: Thank you, members. The three-minute rule is in effect.

I've been sitting here for four hours waiting to lay this out. And, actually, we have a lot of discussion about how I should lay this out, discussion on it. And I think the bill speaks for itself. And I am going to be very brief, probably three or four minutes, and allow the witnesses to move forward, because I think we've wasted enough of the public's time and that we should move forward with hearing from the witnesses.

Members, this bill, I think probably most of you are going to be very familiar with it. It's something we've talked about a lot. Someone back a while ago when we were having lunch asked me the question, said, "How did the talk about this bill get started"?

And I actually came back and sat down, and I've got probably, interestingly, more research and more reading and debate on this bill maybe than one I've ever done, because I'm very interested in the concept. But I think probably if you track it back in our nation's history, is that we look at the ongoing threat of voter fraud that this country has addressed
secondary choices are a lot of secondary choices. They could show their library card. They could show any government piece of mail that was mailed to them. Basically anything that would show their identification as a secondary source of identification is going to be allowed under my bill. And when we start discussing that, I'll be glad to go over the list that is listed of things. But in Texas, the bill that we are laying out actually has a secondary choice. Then if someone doesn't have a photo ID, there is a secondary choice to identify themselves.

I should also clarify that we are only addressing the in-person voting; we are not addressing mail-in ballots, early voting, any of the other things in the election cycle.

I think I'm going to go ahead and close so we can start either the questions and/or bring in the witnesses. But I think it's important to note that in upholding Indiana's photo ID law, in the decision that was given by John Paul Stevens in his majority opinion, he stated, "Confidence in the integrity of our election process is essential to the functioning of our participatory democracy. Voter fraud drives honest citizens out of the democratic
itemize --

SEN. FRASER: I'm getting heckled over here. People from the other side are moving over to -- he's trying to implement the egg-timer rule of three minutes.

SEN. ZAFFIRINI: I see.

SEN. FRASER: I'm for that.

SEN. ZAFFIRINI: Well, on Page 6, Line 14 of your bill, you list types of documentation that you acceptable as proof of identification under this chapter. In 2007, in House Bill 218 which you sponsored in the Senate, you included a student identification card as proof of identification, as acceptable documentation, but a student ID card is not included in your 2009 bill. Could you explain why?

SEN. FRASER: Senator, could I refer you to Section 6.

SEN. ZAFFIRINI: What line, what page, Senator?

SEN. FRASER: It is -- just a second. The reference you're making is the public institutions of higher learning, the student ID card is still included. The wording changed, but it's covered by No. (6)(A).

SEN. ZAFFIRINI: So you're saying that
on Page 6, beginning at Line 8 where it reads, "a valid identification card that contains the person's photograph and is issued by:

(A) An agency or institution of the federal government; or

(B) An agency, institution, or political subdivision of this state," you're saying that that would include institutions of higher education and that, therefore, student identification cards would be acceptable proof of identification?

SEN. FRASER: Yes.

SEN. ZAFFIRINI: Good.

SEN. FRASER: Isn't that what that says? It says "an agency, institution or political subdivision of this state." The University of Texas is considered a subdivision of the state. It says that an identification card that contains a person's photograph that is issued by. I think the answer to your question is "Yes."

SEN. ZAFFIRINI: All right. In your old bill -- I'm looking at it now -- you have this language -- and in addition to that, you specified the student identification card. But so long as you clarify your legislative intent, that's acceptable to me.
you have placed in front of us today on voter ID have
an affirmative role for states in recommending that
they reach out to non-drivers by providing more
offices?

SEN. FRASER: I'm sorry. I'm not even
getting close to following the question you're asking.
The bill that I'm laying out today says that when
Wendy Davis walks into the voting booth, you've got to
prove that you're really Wendy Davis. It's that
simple.

SEN. DAVIS: And the bill does not
include a request of the state that it open more
offices for the purposes of obtaining a photo ID for
non-drivers, it does not include that proposal.
Correct?

SEN. FRASER: They can use non-photos.
I mean, there is no provision right now, there is
nothing in the bill that every person in the state
could not comply with, because you can use a piece of
mail that had been mailed to you, your library card.
There's a long, long list of things that you could
use. You could even use as your piece of
identification the mail that the registrar sent to you
for your voter registration. That's a form of
identification.
back to my question. Maybe it wasn't specific enough.

Have you talked to any African-Americans or Hispanics
that are in support of your bill --

SEN. FRASER: Yes.

SEN. WEST: -- support? And will they
be here to testify?

SEN. FRASER: I'm not advised. I --

SEN. WEST: Okay. Have you talked to
any African- --

SEN. FRASER: I haven't looked at the
list of who is going to testify.

SEN. WEST: Have you talked to any
African-Americans or Hispanics about the impact that
your bill will have on their right to vote?

Let me tell you what I'm getting to.

Have you talked to any African-Americans? Have you
done an assessment in terms of whether or not this
particular bill and the methods that you are employing
will be retrogressive as it relates to the minority
voters of the State of Texas?

SEN. FRASER: I think the answer is the
same answer I gave you about four questions ago, is
that I looked at -- and I've spent a lot of time
examining the data of actual voter turnout that
happened after the implementation of a photo ID bill
in Indiana and in Georgia. And I have invited the
election judges from both states to come and share
that with you today, and I feel sure that they will be
glad to answer your questions.

SEN. WEST: And based on your
observation of what occurred in those particular
states, you believe that your bill, if enacted in law,
will not have any retrogressive impact on the minority
voters of the State of Texas?

SEN. FRASER: I think my bill is going
to increase African-American and Hispanic turnout in
Texas. I think those people today feel
disenfranchised because they feel like there is fraud
going on in votes today --

SEN. WEST: Well, have you talked to
any --

SEN. FRASER: Are you interrupting me?

SEN. WEST: Yes. I --

SEN. FRASER: Just a second. I get to
finish.

SEN. WEST: But you say you feel like
those people. My question is, who have you spoken to,
to come to that assertion that those people feel as
though that there's fraud and all that stuff? What
African-Americans and Hispanics -- have you spoken to
some to make that assertion, in the State of Texas?

And I'll listen to you now. I'll listen
to you now respond to my question.

SEN. FRASER: I have laid out a bill and
researched, asked questions about the way people vote.
I believe I have a bill that will encourage people
that their vote will count and their vote is not going
to be diluted by those that cheat. I think that will
encourage voters, as it did in Indiana and in Georgia.

And I believe that this bill is not only
good for the people of the State of Texas, but I'm
pretty familiar with the ethnic makeup of the people
you represent. And I think this bill will be
extremely good for Royce West's senatorial district.

SEN. WEST: Well, and I appreciate your
thoughts. But let me ask you again, you made some
assertions that you believe that it's going to be good
for every one of Royce West's district and ethnic
minorities in the State of Texas. You made assertions
that this will prevent people from cheating and all
that other stuff. And I'm asking you, as relates to
voter impersonation, have you talked to any African-
Americans or Hispanics that said there was a problem
in the state, that this is a problem in the state?

Have you talked to any African-Americans in the state?
SENATE RULES

adopted by
82nd LEGISLATURE
January 19, 2011

Senate Resolution No. 36
Rule 5.08

(2) for the introduction and consideration of resolutions;

(3) for messages and executive communications;

(4) for motions to print on minority reports;

(5) for other motions not provided herein, including but not limited to motions to set a bill for special order, to reconsider, to print and not print bills, to re-refer bills, to concur in House amendments to Senate bills, to not concur in House amendments to Senate bills, to request the appointment of conference committees, and to adopt conference committee reports.

This concludes the morning call, which the President shall announce to the Senate.

It shall not be in order, during the morning call, to move to take up a bill or resolution out of its regular order, and the presiding officer shall not recognize any Senator for the purpose of making any such motion or making a motion to suspend this rule.

Editorial Note

A motion to set a bill for a special order may be made under Item (5) of this rule, and motions to reconsider, to print or not print bills, and to re-refer bills may properly be made under Item (5) of the morning call.

ORDER OF CONSIDERING BILLS AND RESOLUTIONS

Rule 5.09. At the conclusion of the morning call, the Senate shall proceed to consider business on the President's table, which shall be disposed of in the following order:

(1) special orders;

(2) unfinished business;

(3) Senate Joint Resolutions;
Rule 5.09

(4) Senate Resolutions;
(5) Senate Concurrent Resolutions;
(6) Senate bills on third reading;
(7) Senate bills on second reading;
(8) House Joint Resolutions;
(9) House bills on third reading;
(10) House bills on second reading;
(11) House Concurrent Resolutions.

The above order is for Senate bill days, except as modified by any Joint Rules.

Notes of Rulings

The order of business as set forth above may be changed by a two-thirds vote of the Senate (42 S.J. Reg. 1682 (1931)).

A House bill laid before the Senate as an unfinished special order should be disposed of before any other House bill which has been set for a special order is taken up for consideration (46 S.J. Reg. 1855 (1939)).

A motion to suspend the regular order of business is not in order while other business is pending under a rule suspension (46 S.J. Reg. 1886 (1939)).

The bill next on calendar is not to be passed over, due to author's absence (47 S.J. Reg. 397 (1941)).

A motion to suspend the regular order of business is not a debatable motion (61 S.J. Reg. 1101 (1969)).
Rule 5.10

HOUSE BILL DAYS

Rule 5.10. On calendar Wednesday and calendar Thursday of each week, House Joint Resolutions and House bills on special order and on third and second readings, respectively, and House Concurrent Resolutions shall be taken up and considered until disposed of; provided in case one should be pending at adjournment on Thursday, it shall go over until the succeeding calendar Wednesday as unfinished business.

Notes of Rulings

A House bill, by a two-thirds vote, may be taken up and considered by the Senate on any day of the week (46 S.J. Reg. 635-636 (1939)).

When the Senate adjourns on Thursday of any week with a House bill pending, the bill then pending, whether it is a special order or not, may not be further considered until Wednesday of the next succeeding week unless the Senate by a two-thirds vote agrees to consider it further prior to that day (46 S.J. Reg. 1704 (1939)).

House bills may be considered in Senate under a suspension of the regular order of business on days other than calendar Wednesday and calendar Thursday (48 S.J. Reg. 1051 (1943)).

When a member is discussing a Senate bill on calendar Monday or calendar Tuesday (which are considered Senate bill days in the Senate) and 12:01 o’clock a.m. Wednesday arrives (which is considered a House bill day in the Senate), no further discussion may be had on the Senate bill (61 S.J. Reg. 956 (1969)).

Consideration of a Senate bill taken up out of order on a Senate bill day may not be continued when a House bill day arrives (66 S.J. Reg. 1355 (1979)).
Rule 5.10

A House Concurrent Resolution taken up in its calendar order on a House bill day may not be further considered when a Senate bill day arrives (71 S.J. 1 C.S. 73 (1989)).

When rules have been suspended to permit consideration of a Senate bill on a House bill day, an additional suspension is not required to permit consideration to continue when a Senate bill day arrives (73 S.J. Reg. 1082 (1993)).

SPECIAL ORDERS

Rule 5.11. (a) Any bill, resolution, or other measure may on any day be made a special order for a future time of the session by an affirmative vote of two-thirds of the members present.

(b) A special order shall be considered at the time for which it is set and considered from day to day until disposed of, unless at the time so fixed there is pending business under a special order, but such pending business may be suspended by a two-thirds vote of all the members present. If a special order is not reached or considered at the time fixed, it shall not lose its place as a special order. All special orders shall be subject to any Joint Rules and Rule 5.10.

(c) Upon the affirmative vote of four-fifths of the members present, a special order may be reset to an earlier time than previously scheduled.

(d) Notwithstanding Subsection (a) of this rule, a bill or resolution relating to voter identification requirements reported favorably from the Committee of the Whole Senate may be set as a special order for a time at least 24 hours after the motion is adopted by a majority of the members of the Senate.

Editorial Notes

A bill once set as a special order does not lose its place on the calendar of special orders if not taken up at the hour for which it is set.

A special order, the hour for the consideration of which has arrived, takes precedence of the unfinished business unless the unfinished business is itself a special order.
Rule 5.11

Notes of Rulings

A bill being considered as a special order that is laid on the table subject to call is no longer a special order (43 S.J. Reg. 980 (1933)).

Refusal of Senate to set bill as special order for a certain hour does not prevent a motion being made and adopted immediately thereafter to set the bill as a special order for a different specified hour (45 S.J. Reg. 860 (1937)).

The motion to set a bill for a special order is not a proper substitute for a motion to suspend the regular order of business and take up a bill for immediate consideration (50 S.J. Reg. 1055 (1947)).

When the business before the Senate is a special order, the order of business may be suspended in order to consider other business (61 S.J. Reg. 2034 (1969)).

A motion to set a bill for special order may be made when the Senate is not in morning call (67 S.J. Reg. 1430 (1981)).

When the time set for consideration of a special order arrives, the special order displaces pending business (67 S.J. Reg. 1449 (1981)).

A motion to suspend the regular order of business is not in order when the time set for consideration of a special order has arrived (67 S.J. Reg. 1558 (1981)).

REGULAR ORDER OF BUSINESS

Rule 5.12. (a) Bills and resolutions shall be considered on second reading and shall be listed on the daily calendar of bills and resolutions on the President's table for second reading in the order in which the committee reports on them are received by the Senate. Upon the filing of a committee report on a bill or resolution as provided by Rule 11.12, the Secretary of the Senate shall note the
Rule 5.12

date and time the report was filed. The Journal Clerk shall record the order in which the committee report was received in the Senate Journal for the day on which the Senate next convenes.

(b) Bills and resolutions shall be considered on third reading in the order in which they were passed on second reading.

Editorial Notes

On the very important matter of the order of considering each of the several bills reported from committees, the rules of the Senate were silent until Senate Rule 5.12 was amended on June 6, 1947, to provide that bills be placed on the calendars of Senate and House bills on the President's table in the order in which the committee reports on the bills are submitted by the respective chairmen from the floor. Bills are listed for consideration on third reading in the order in which they have been passed by the Senate to engrossment or to third reading.

The Senate Agenda is prepared daily and lists the bills in their order of consideration.

Notes of Rulings

A bill may not be considered by the Senate which has not been reported from a committee (44 S.J. Reg. 713 (1935)).

A report of a committee on a bill may be received only, and the question of its adoption is not voted on by the Senate (42 S.J. 1 C.S. 748 (1931)).

SUSPENSION OF THE REGULAR ORDER OF BUSINESS

Rule 5.13. No bill, joint resolution, or resolution affecting state policy may be considered out of its regular calendar order unless the regular order is suspended by a vote of two-thirds of the members present.
By: Fraser, et al. S.B. No. 14

A BILL TO BE ENTITLED

AN ACT

relating to requirements to vote, including presenting proof of
identification; providing criminal penalties.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Subchapter A, Chapter 15, Election Code, is
amended by adding Section 15.005 to read as follows:

Sec. 15.005. NOTICE OF IDENTIFICATION REQUIREMENTS.

(a) The voter registrar of each county shall provide notice of the
identification requirements for voting prescribed by Chapter 63 and
a detailed description of those requirements with each voter
registration certificate issued under Section 13.142 or renewal
registration certificate issued under Section 14.001.

(b) The secretary of state shall prescribe the wording of
the notice to be included on the certificate under this section.

SECTION 2. Subsection (a), Section 15.022, Election Code,
is amended to read as follows:

(a) The registrar shall make the appropriate corrections in
the registration records, including, if necessary, deleting a
voter's name from the suspense list:

(1) after receipt of a notice of a change in
registration information under Section 15.021;

(2) after receipt of a voter's reply to a notice of
investigation given under Section 16.033;

(3) after receipt of a registration omissions list and
any affidavits executed under Section 63.006 [63.007], following an election;

        (4) after receipt of a voter's statement of residence executed under Section 63.0011;

        (5) before the effective date of the abolition of a county election precinct or a change in its boundary;

        (6) after receipt of United States Postal Service information indicating an address reclassification;

        (7) after receipt of a voter's response under Section 15.053; or

        (8) after receipt of a registration application or change of address under Chapter 20.

SECTION 3. Subchapter A, Chapter 31, Election Code, is amended by adding Section 31.012 to read as follows:

Sec. 31.012. VOTER IDENTIFICATION EDUCATION. (a) The secretary of state and the voter registrar of each county that maintains a website shall provide notice of the identification requirements for voting prescribed by Chapter 63 on each entity's respective website. The secretary of state shall prescribe the wording of the notice to be included on the websites.

(b) The secretary of state shall conduct a statewide effort to educate voters regarding the identification requirements for voting prescribed by Chapter 63.

SECTION 4. Section 32.111, Election Code, is amended by adding Subsection (c) to read as follows:

(c) The training standards adopted under Subsection (a) must include provisions on the acceptance and handling of the
identification presented by a voter to an election officer under Section 63.001.

SECTION 5. Subsection (a), Section 32.114, Election Code, is amended to read as follows:

(a) The county clerk shall provide one or more sessions of training using the standardized training program and materials developed and provided by the secretary of state under Section 32.111 for the election judges and clerks appointed to serve in elections ordered by the governor or a county authority. Each election judge shall complete the training program. Each election clerk shall complete the part of the training program relating to the acceptance and handling of the identification presented by a voter to an election officer under Section 63.001.

SECTION 6. Chapter 62, Election Code, is amended by adding Section 62.016 to read as follows:

Sec. 62.016. NOTICE OF ACCEPTABLE IDENTIFICATION OUTSIDE POLLING PLACES. The presiding judge shall post in a prominent place on the outside of each polling location a list of the acceptable forms of identification. The notice and list must be printed using a font that is at least 24-point.

SECTION 7. Section 63.001, Election Code, is amended by amending Subsections (b), (c), (d), and (f) and adding Subsections (g) and (h) to read as follows:

(b) Except as provided by Subsection (h), on offering to vote, a voter must present to an election officer at the polling place one form of identification listed in Section 63.0101 [the voter's voter registration certificate to an election officer at]
S.B. No. 14

(c) On presentation of the documentation required by Subsection (b) [registration certificate], an election officer shall determine whether the voter's name on the documentation [registration certificate] is on the list of registered voters for the precinct.

(d) If the voter's name is on the precinct list of registered voters and the voter's identity can be verified from the documentation presented under Subsection (b), the voter shall be accepted for voting.

(f) After determining whether to accept a voter, an election officer shall return the voter's documentation [registration certificate] to the voter.

(g) If the requirements for identification prescribed by Subsection (b) are not met, the voter may be accepted for provisional voting only under Section 63.011. For a voter who is not accepted for voting under this section, an election officer shall:

(1) inform the voter of the voter's right to cast a provisional ballot under Section 63.011; and

(2) provide the voter with written information, in a form prescribed by the secretary of state, that:

[A] lists the requirements for identification;

[B] states the procedure for presenting identification under Section 65.0541;

[C] includes a map showing the location where identification must be presented; and
S.B. No. 14

(D) includes notice that even if all procedures
are followed, there is no guarantee a provisional ballot will be
accepted.

(h) The requirements for identification prescribed by
Subsection (b) do not apply to a voter who:

(1) presents the voter's voter registration
certificate on offering to vote; and

(2) was 70 years of age or older on January 1, 2012, as
indicated by the date of birth on the voter's voter registration
certificate.

SECTION 8. Subsection (a), Section 63.0011, Election Code,
is amended to read as follows:

(a) Before a voter may be accepted for voting, an election
officer shall ask the voter if the voter's residence address on the
precinct list of registered voters is current and whether the voter
has changed residence within the county. If the voter's address is
omitted from the precinct list under Section 18.005(c), the officer
shall ask the voter if the voter's residence, if listed, on
identification presented by the voter under Section 63.001(b) [the
voter's voter registration certificate] is current and whether the
voter has changed residence within the county.

SECTION 9. Chapter 63, Election Code, is amended by adding
Section 63.0012 to read as follows:

Sec. 63.0012. NOTICE OF IDENTIFICATION REQUIREMENTS TO
CERTAIN VOTERS. (a) An election officer shall distribute written
notice of the identification that will be required to vote in
elections held after January 1, 2012, and information on obtaining
identification without a fee under Section 521.422, Transportation
Code, to each voter who, when offering to vote, presents a form of
identification that will not be sufficient for acceptance as a voter under this chapter beginning with those elections.
(b) The secretary of state shall prescribe the wording of
the notice and establish guidelines for distributing the notice.
(c) This section expires September 1, 2013.

SECTION 10. Section 63.006, Election Code, is amended to
read as follows:
Sec. 63.006. VOTER WITH REQUIRED DOCUMENTATION [CORRECT
CERTIFICATE] WHO IS NOT ON LIST. (a) A voter who, when offering to
vote, presents the documentation required under Section 63.001(b)
[a voter registration certificate indicating that the voter is
currently registered in the precinct in which the voter is offering
to vote], but whose name is not on the precinct list of registered
voters, shall be accepted for voting if the voter also presents a
voter registration certificate indicating that the voter is
currently registered:

(1) in the precinct in which the voter is offering to
vote; or

(2) in a different precinct from the one in which the
voter is offering to vote and the voter executes an affidavit
stating that the voter:

(A)(i) is a resident of the precinct in which the
voter is offering to vote or is otherwise entitled by law to vote in
that precinct; or

(ii) was a resident of the precinct in which
the voter is offering to vote at the time the information on the voter’s residence address was last provided to the voter registrar;

(B) did not deliberately provide false information to secure registration in a precinct in which the voter does not reside; and

(C) is voting only once in the election.

(b) After the voter is accepted, an election officer shall:

(1) indicate beside the voter’s name on the poll list that the voter was accepted under this section; and

(2) if applicable, enter on the registration omission list the precinct of the voter’s registration as indicated by the voter’s registration certificate.

SECTION 11. Section 63.009, Election Code, is amended to read as follows:

Sec. 63.009. VOTER WITHOUT CERTIFICATE WHO IS NOT ON LIST. A [a] Except as provided by Subsection (b), [b] voter who does not present a voter registration certificate when offering to vote, and whose name is not on the list of registered voters for the precinct in which the voter is offering to vote, shall be accepted for provisional voting if the voter executes an affidavit in accordance with Section 63.011.

[(b) If an election officer can determine from the voter registrar that the person is a registered voter of the county and the person presents proof of identification, the affidavit required by Sections 63.007 and 63.008 are substituted for the affidavit required by Section 63.011 in complying with that section. After the voter is accepted under this subsection, an]
S.B. No. 14

election officer shall also indicate beside the voter's name on the
poll list that the voter was accepted under this section.

SECTION 12. Section 63.0101, Election Code, is amended to
read as follows:

Sec. 63.0101. DOCUMENTATION OF PROOF OF IDENTIFICATION.
The following documentation is an acceptable form [as-proof] of
photo identification under this chapter:

(1) a driver's license or personal identification card
issued to the person by the Department of Public Safety that has not
[or a similar document issued to the person by an agency of another
state, regardless of whether the license or card has] expired;

(2) a United States military identification card that
contains the person's photograph that has not expired [form-of
identification containing the person's photograph that establishes
the person's identity];

(3) a [birth certificate or other document confirming
birth that is admissible in a court of law and establishes the
person's identity;

[4(4) United States citizenship certificate (papers]
issued to the person that contains the person's photograph; or

(4) [4(5)] a United States passport issued to the
person that has not expired [+]

[4(6) official mail addressed to the person by name
from a governmental entity;

[4(7) a copy of a current utility bill, bank statement,
government check, paycheck, or other government document that shows
the name and address of the voter; or

2011S0078-1 01/12/11 8
S.B. No. 14

[(8) any other form of identification prescribed by
the secretary of state].

SECTION 13. Subsections (a) and (b), Section 63.011,
Election Code, are amended to read as follows:

(a) A person to whom Section 63.001(g) [63.009(b)] or 63.009
[63.009(a)] applies may cast a provisional ballot if the person
executes an affidavit stating that the person:

(1) is a registered voter in the precinct in which the
person seeks to vote; and

(2) is eligible to vote in the election.

(b) A form for an affidavit required by this section shall
be printed on an envelope in which the provisional ballot voted by
the person may be placed and must include a space for entering the
identification number of the provisional ballot voted by the person
and a space for an election officer to indicate whether the person
presented a form of identification described by Section 63.0101.
The affidavit form may include space for disclosure of any
necessary information to enable the person to register to vote
under Chapter 13. The secretary of state shall prescribe the form
of the affidavit under this section.

SECTION 14. Subsection (b), Section 64.012, Election Code,
is amended to read as follows:

(b) An offense under this section is a felony of the second
[third] degree unless the person is convicted of an attempt. In
that case, the offense is a state jail felony [Class A misdemeanor].

SECTION 15. Subsection (b), Section 65.054, Election Code,
is amended to read as follows:
S.B. No. 14

(b) A provisional ballot shall [may] be accepted [only] if
the board determines that, from the information in the affidavit or
contained in public records, the person is eligible to vote in the
election and has not previously voted in that election and the
person meets the identification requirements of Section 63.001(b)
in the period prescribed under Section 65.0541.

SECTION 16. Subchapter B, Chapter 65, Election Code, is
amended by adding Section 65.0541 to read as follows:

Sec. 65.0541. PRESENTATION OF IDENTIFICATION FOR CERTAIN
PROVISIONAL BALLOTS. (a) A voter who is accepted for provisional
voting under Section 63.011 because the voter does not meet the
identification requirements of Section 63.001(b) may, not later
than the sixth day after the date of the election, present proof of
identification to the voter registrar for examination by the early
voting ballot board.

(b) The secretary of state shall prescribe procedures as
necessary to implement this section.

SECTION 17. Section 66.0241, Election Code, is amended to
read as follows:

Sec. 66.0241. CONTENTS OF ENVELOPE NO. 4. Envelope no. 4
must contain:

(1) the precinct list of registered voters;
(2) the registration correction list;
(3) the registration omissions list;
(4) any statements of residence executed under Section
63.0011; and
(5) any affidavits executed under Section 63.006
SECTION 18. Section 521.422, Transportation Code, is amended by amending Subsection (a) and adding Subsection (d) to read as follows:

(a) **Except as provided by Subsection (d), the** [The] **fee for a personal identification certificate is:**

   (1) $15 for a person under 60 years of age;

   (2) $5 for a person 60 years of age or older; and

   (3) $20 for a person subject to the registration requirements under Chapter 62, Code of Criminal Procedure.

(d) The department may not collect a fee for a personal identification certificate issued to a person who states that the person is obtaining the personal identification certificate for the purpose of satisfying Section 63.001(b), Election Code, and:

   (1) who is a registered voter in this state and presents a valid voter registration certificate; or

   (2) who is eligible for registration under Section 13.001, Election Code, and submits a registration application to the department.

SECTION 19. Effective January 1, 2012, Sections 63.007 and 63.008, Election Code, are repealed.

SECTION 20. As soon as practicable after the effective date of this section:

   (1) the secretary of state shall adopt the training standards and develop the training materials required to implement the change in law made by this Act to Section 32.111, Election Code; and
S.B. No. 14

(2) the county clerk of each county shall provide a
session of training under Section 32.114, Election Code, using the
standards adopted and materials developed to implement the change
in law made by this Act to Section 32.111, Election Code.

SECTION 21. The change in law made by this Act applies only
to an offense committed on or after January 1, 2012. An offense
committed before January 1, 2012, is covered by the law in effect
when the offense was committed, and the former law is continued in
effect for that purpose. For purposes of this section, an offense
is committed before January 1, 2012, if any element of the offense
occurs before that date.

SECTION 22. State funds disbursed under Chapter 19,
Election Code, for the purpose of defraying expenses of the voter
registrar's office in connection with voter registration may also
be used for additional expenses related to coordinating voter
registration drives or other activities designed to expand voter
registration. This section expires January 1, 2013.

SECTION 23. (a) Except as provided by Subsection (b) of
this section, this Act takes effect January 1, 2012.

(b) The changes in law made by Sections 1, 3, 4, 5, 9, 20,
and 22 of this Act take effect September 1, 2011.
TRANSCRIPT OF PROCEEDINGS BEFORE
THE SENATE OF THE STATE OF TEXAS
EIGHTY-SECOND LEGISLATURE
(COMMITTEE OF THE WHOLE SENATE)
AUSTIN, TEXAS

IN RE: §
CONSIDERATION OF §
SENATE BILL 14 §

COMMITTEE OF THE WHOLE SENATE
TUESDAY, JANUARY 25, 2011

BE IT REMEMBERED THAT AT 8:05 a.m., on
Tuesday, the 25th day of January 2011, the above-
entitled matter continued at the Texas State Capitol,
Senate Chamber, Austin, Texas, before the Committee of
the Whole Senate. The following proceedings were
reported by Aloma J. Kennedy, Lorrie A. Schnoor and Kim
Pence, Certified Shorthand Reporters.

VOLUME 2

PAGES 20 - 542
CONSIDERATION OF SENATE BILL 14 1/25/2011

affirmed, both in the court case and the Department of
Justice? That was my question. Do you have any concern
that we will have done all of this debate and work, and
certainly to ensure the ballot security, only to be shut
down at the Department of Justice, because we are a
Section 5 state and what we're offering in your bill is
not something that has been approved by the Department
of Justice?

SEN. FRASER: I have no concern about
Senate Bill 14, both going before the U.S. Supreme Court
or going before the Department of Justice.

SEN. VAN de PUTTE: Thank you, Senator
Fraser. I wanted to ask a little bit of your thinking.
And in the bill that you have before us, the student
identifications were omitted from your list of
acceptable documentation. And could you give me the
rationale why a student photo identification is not
acceptable form of identification?

SEN. FRASER: The types of identification
we've included are one from a government entity that
would identify that person as who they are, that they
say they are, they're a valid voter and a citizen of the
United States, and these are the ones that we have
suggested that would be acceptable.

SEN. VAN de PUTTE: So the rationale for
CONSIDERATION OF SENATE BILL 14 1/25/2011

not having student identification cards on the list,

since you omitted them, is because they aren't issued by

a governmental entity?

SEN. FRASER: I didn't say that.

SEN. VAN de PUTTE: I'm sorry. Can you

repeat your answer.

SEN. FRASER: I said I did not say that.

SEN. VAN de PUTTE: So why were the

student identifications -- you explained that the

student identifications were omitted from the list of

acceptable documentation, because it was not a

government entity.

SEN. FRASER: The four types of

identification that we are offering up we believe are

less confusing, they're simpler for both voters and

election voters. Everyone knows what they look like.

There is a standardization of those, and they all look

alike and it would be less confusing for the systems who

are accepting the voter IT.

SEN. VAN de PUTTE: And, Senator Fraser,

one of the provisions in your bill also omits birth

certificates from the list of acceptable forms of

identification, even though that does come from

government entities. And so why is it that birth

certificates were omitted?
CONSIDERATION OF SENATE BILL 14 1/25/2011

SEN. FRASER:  Photo ID.

SEN. VAN de PUTTE:  So only a photo identification. So they would have to --

SEN. FRASER: The acceptable photo IDs that are outlined in the bill would be an acceptable form, yes.

SEN. VAN de PUTTE: Senator Fraser, do you know right now in the State of Texas, we're able to cast provisional ballots? That's correct, isn't it?

SEN. FRASER: I'm sorry. Ask that again.

SEN. VAN de PUTTE: Current election law allows Texas voters to cast a provisional ballot. Is that correct?

SEN. FRASER: I'm sorry. That is another question I think you should ask the Secretary of State. It is my belief that, but I'm sorry, I don't want to answer that. You can, if you don't mind, ask the Secretary of State.

SEN. VAN de PUTTE: Thank you, Senator.

Since it's based on Indiana law, do you believe that the State of Texas has a greater minority population than the State of Indiana?

SEN. FRASER: I'm not advised.

SEN. VAN de PUTTE: To your knowledge, have any studies been done to determine if there has
been, under current Texas voter laws, any impact that it
would have on affected class of Latino and
African-American voters?

SEN. FRASER: The bill that I'm laying out
today is a model that has been approved by the U.S.
Supreme Court, it has been precleared by the Department
of Justice in Georgia. It will deter fraud. We're
providing free access of cards. And, yes, we believe
this will protect confidence in election in making sure
only eligible voters are counted.

SEN. VAN de PUTTE: Senator Fraser, on the
availability of free identification cards, is there a
means test, or what sort of proof do citizens have to
give to the Department of Public Safety to be able to
get a free identification card under your bill?

SEN. FRASER: The Department of Public
Safety is here as a resources witness. Senator Williams
is also here. That's his area of expertise. If you
have a question about that, if you would like, I will
yield to Senator Williams now or you can wait and ask
the DPS when it comes up.

SEN. VAN de PUTTE: Well, right now the
DPS I don't think gives free IDs. But in your bill,
what sort of process or documentation can voters use to
get a free identification card, in your bill? What are
CONSIDERATION OF SENATE BILL 14 1/25/2011

second of the Secretary of State.

SEN. DAVIS: Well, I'm asking you as the bill's author. Are you concerned that there will be an impact to those people who currently cannot fill out Section 8 but can only fill out the attestation clause in Section 9?

SEN. FRASER: And again, you're making a reference to Section 8 that -- you know, I'm sorry. I don't -- I'm not -- I don't know what you're referring to. The Secretary of State is the expert in that area. And when you ask that question, I'll be listening and will, you know, listen to the response.

SEN. DAVIS: Earlier you talked about the Executive Director from the Carter-Baker Commission, and you cited a statistic, that only 1.2 percent of Americans would be affected by a requirement that a photo ID be required. Correct?

SEN. FRASER: I did make that reference, yes.

SEN. DAVIS: Are you aware that that was limited to a study of only three states, and Texas was not one of them?

SEN. FRASER: Yes, because at that time the Carter-Baker was looking at the states that had issued a photo ID.
SEN. DAVIS: And would you agree that it may be the case that if I live in one of those three states and it's easier for me to get a driver's license in that state, then I may have a lower percentage of citizens who don't have a photo ID than another state might have where it's more difficult to get a driver's license?

SEN. FRASER: I'm not advised.

SEN. DAVIS: Are you aware that even in those states, in the 1.2 percentage number, there was a disparate impact that was found on elderly and women and African-Americans in terms of people who actually had the eligible photo ID that's counted in that percentage?

SEN. FRASER: I'm not advised.

SEN. DAVIS: Does it concern you at all that the bill that we are looking at today, the bill that you filed, might have a disparate impact on women, minorities and senior citizens, possibly disabled people in the State of Texas?

SEN. FRASER: The bill that we're filing today I believe will be approved by the U.S. Supreme Court, and also the bill in Georgia was precleared by the Justice Department. So I believe our bill will comply with both of those.

SEN. DAVIS: Okay. Well, I'm going to
CONSIDERATION OF SENATE BILL 14 1/25/2011

read to you from the Supreme Court opinion, the U.S. Supreme Court opinion when it was reviewing the Indiana law.

They acknowledged that there is evidence in the record, in fact, of which we may take judicial notice that indicates that a somewhat heavier burden may be placed on a limited number of persons by virtue of the photo ID requirement. They include elderly persons born out of state, persons who, because of economic or other personal limitations, may find it difficult either to secure a copy of their birth certificate or to assemble the other required documentation to obtain a state-issued ID, homeless persons and persons with a religious objection to being photographed.

"If we assume, as the evidence suggests, that some members of these classes were registered voters when the Indiana law was enacted, the new identification requirement may have imposed a special burden on their right to vote. The severity of that burden is, of course, mitigated by the fact that if eligible voters without photo ID may cast provisional ballots, that will ultimately be counted."

Are you aware that in the State of Indiana, I can cast a provisional ballot, and the Supreme Court made its decision in terms of whether the
burden was constitutionally acceptable, based on the fact in Indiana, I can cast a provisional ballot, and if I attest to the fact that I'm unable to pay for the cost of getting the underlying documents to receive a photo ID, that I do not, in voting my provisional ballot, have to show a photo ID?

SEN. FRASER: Senator, my observation is that what you've read from the Supreme Court opinion is a portion of it, but it's a snippet. And it also continues to say that these do not present an undue burden for the person to vote.

SEN. DAVIS: That's correct. They said they did not believe that it created a constitutionally prohibited burden, based on the fact that voters in the State of Indiana have the opportunity to vote a provisional ballot even if they don't have a photo ID, if they can show that they were unable to get one, either because of their circumstances as an elderly person or because they're indigent. Does your bill provide a special exception for people under those circumstances to vote a provisional ballot?

SEN. FRASER: The bill that I'm moving forward I believe will be approved by the U.S. Supreme Court and will be precleared by the Department of Justice.
SEN. DAVIS: Okay. Let's look at the things that are required in your bill in terms of a photo ID. And I appreciate what you said earlier. I think it's true. I think if you ask anybody on the street that you might walk up to at this moment in time whether they think it's a good idea for someone to show a photo ID in order to vote, they would probably agree. What they might not understand in agreeing with that, though, are what the requirements are going to be in the State of Texas in order for them to comply with that particular requirement, and they also might not appreciate the challenge and the difficulty that some people may have in supplying that.

SEN. FRASER: Senator, this is not rocket science. The people of your district understand very clearly that when they walk into that voting booth, they have to show a photo ID proving they are who they say they are. The people in Fort Worth, that area, I have the polling data -- I believe the number is about -- around 90 percent. And of that, that's Republicans and Democrats. So I believe the people that elected you, sent you down here, have said, "We believe that when you go in to vote, you should show identification to prove you are who you say you are." It's a very, very simple concept.
CONSIDERATION OF SENATE BILL 14 1/25/2011

| 1 | SEN. DAVIS: Are you aware that in the Indiana law and also in the Georgia law, people are allowed to come and vote with a state-issued student ID if they're attending a state university? |
| 2 | SEN. FRASER: I'm not advised. |
| 3 | SEN. DAVIS: And your bill does not allow that kind of a photo ID to be used. Is that correct? |
| 4 | SEN. FRASER: We have four forms of ID that we have laid out as acceptable. Those are all recognized acceptable forms of identification that we have recommended. |
| 5 | SEN. DAVIS: And it does not include that, for the record. Are you also aware that in the Indiana law and in the Georgia law, the ID can be expired and still be utilized, but under the requirements in your bill, that cannot occur? |
| 6 | SEN. FRASER: You know, I think our belief is that someone should have a valid ID that has not expired. "Expired" implies it is not valid, and we in Texas believe you should have a valid ID. |
| 7 | SEN. DAVIS: What will I do if my driver's license expires the day before I go to vote and I'm not aware of it until I show up at the polling place? |
| 8 | SEN. FRASER: And I would ask you, what would happen if you were driving to the polling place |
CONSIDERATION OF SENATE BILL 14 1/25/2011

with an invalid driver's license? What would happen?

SEN. DAVIS: I would get a ticket, but I
wouldn't be denied my constitutional right to vote as a
legal citizen of the United States.

SEN. FRASER: You would not be denied your
right to vote. Under this law and under this bill, as
you know, if you walk in with an invalid driver's
license, you would be allowed to vote. It would be a
provision vote, and you would be allowed six days to go
back to the place that issues driver's license, get a
valid license and come back, and your vote would be
counted.

SEN. DAVIS: Well, we had a conversation
about that earlier in terms of how difficult and
challenging -- for some people it actually is -- to be
able to comply with that requirement. But let me ask
you for a moment, if I bring in a state-issued Texas
driver's license and it expired 30 days ago or 60 days
ago or a year ago, how does that fail to prove that I'm
the person on the card, simply because it has expired?

SEN. FRASER: Well, I would ask you the
same question. If your driver's license expired 30 days
ago, is it acceptable to the patrolman that just stopped
you? It's expired.

SEN. DAVIS: I'm asking you the question.
CONSIDERATION OF SENATE BILL 14 1/25/2011

1 The reason that we are advocating or you are advocating
2 for photo ID is so that the person who is receiving my
3 ballot can verify that I am the person casting it.
4 Correct?

SEN. FRASER: Yes.

SEN. DAVIS: And if my driver's license is
7 expired but it's a state-issued driver's license and it
8 has my name and it has my picture on it and my name
9 matches what's on the registrar's -- the precinct rolls,
10 how does that fail to prove that I'm who I am?

SEN. FRASER: I think we go back to the
12 word "valid," do you have a valid Texas driver's
13 license?

SEN. DAVIS: How does it fail to prove
15 that I am who I am?

SEN. FRASER: You don't have a valid Texas
17 driver's license.

SEN. DAVIS: And as I said earlier, in
19 Georgia and in Indiana, under the laws that were deemed
20 acceptable by the Supreme Court and the courts in
21 Georgia received preclearance by the Department of
22 Justice, each of those allows some acceptance of expired
23 IDs.

I want to talk a little bit about how
24 difficult if is, because I really think every one of us
SEN. WEST: Were you finished?

SEN. FRASER: Yeah.

SEN. WEST: Okay. Now, the question, though, that I asked, not -- and I agree with you that most people will say that some form of photo ID is okay. Now --

SEN. FRASER: But what --

SEN. WEST: Let me -- let me finish. Let me finish, though. Hold on for a second.

I would agree with you that, but my question wasn't about their opinion. My question was: Have you conducted any research on how burdens of photo ID requirements may fall disproportionately on racial minorities?

SEN. FRASER: And I think the answer to that, if you look at what happened in Indiana and Georgia is a good example because it is a Section 5 state. In those states, to our -- to my knowledge, there has not been a single person that has came forward to identify themself that they were in any way, you know, in -- you know, kept from voting or inconvenienced by voting.

So the answer to your question is, that I look at the data that has been collected from the states that have implemented, and they're coming forward. That
is the case. Plus the fact that if you ask African
Americans or Hispanics in Texas, it's a very
straightforward question. When you have 82 percent of
the public, the people that you represent, saying, you
know, "I think that's a good ideal," I'm having a lot of
trouble understanding how -- why you don't understand
that.

SEN. WEST: Okay. So the answer to my
question is, is that you did not conduct any type of
research on it other than looked at opinion polls and
referenced what went on in other states?

SEN. FRASER: No, we've done all --
there's been a lot of research done.

SEN. WEST: And that's what I was asking.

What research have you done --

SEN. FRASER: I just explained --

SEN. WEST: -- to make that determination?

SEN. FRASER: -- to you what we did. We
have looked at the experience of other states. And
you're going to have witnesses come from some of the
other affected states, and you're going to be able to
ask that question: Who has came forward in your state
and said it's a problem?

SEN. WEST: Okay. So you're saying, then,
that as a result of experiences in other states and an
opinion poll, that that is the sum total of the research
that's been done by you in preparation of this bill?

SEN. FRASER: Senator, I think the people
in your district understand very clearly. If you ask
them a direct question, someone you represent, and said,
"Do you favor or oppose requiring a valid photo ID
before you're allowed to vote," this is -- that's not
rocket science.

SEN. WEST: Well, the --

SEN. FRASER: "Should you be required to
show your picture ID when you go into vote?" That's --
that's -- to me, that's -- that's, you know, pretty
telling.

SEN. WEST: Well, the great thing about it
is, we're going to have an opportunity to do just that.
Because guess what? I've got a few people from my
district down here to testify, so you'll have an
opportunity to ask them that. Okay?

SEN. FRASER: Good.

SEN. WEST: But, again, that's the sum
total of your research, though. Right?

SEN. FRASER: I didn't say that was the
sum total of my research.

SEN. WEST: Now, would you agree that

Texas has a larger proportion of minorities than
SEN. FRASER: Not advised.

SEN. WEST: So if -- if the demographic information that we have from the U.S. Department of Census indicated that, you would not disagree with that. Correct?

SEN. FRASER: Well, I mean, every state has a different demographic of the makeup of people within the state.

SEN. WEST: Sure. I know that, yeah.

SEN. FRASER: Georgia is a -- you know, they're -- they're a Section 5 voter rights state, but their makeup is not exactly like Texas.

SEN. WEST: That's the point. That's what I'm asking you. You said you weren't advised, so I was just trying to point to you some set of facts that all of us commonly know that we get from the Department of Census, U.S. Department of Census. And if they give different demographic information for the states, then that would probably be controlling, and you would agree that that's the best evidence that we have of what the population is in those various states. That's all I'm asking. Now, let me ask this.

SEN. FRASER: But you're trying to answer my question, and I did not say that.
CONSIDERATION OF SENATE BILL 14 1/25/2011

SEN. WEST: No, I'm not. But are the forms of identification listed in your bill the least restrictive options in order to achieve the goal of avoiding what you call voter identification fraud?

SEN. FRASER: Okay. You're going to have to ask that again.

SEN. WEST: Are the forms of identification that you've listed in the bill the least restrictive options in order to achieve the goal of avoiding what you have said is voter identification fraud?

SEN. FRASER: And I think what you're asking, which is going to be the easiest to use? And the -- the data, if you look back at 2006, the number of people that have registered to vote, about -- I think the number now is 91 percent actually use their driver's license when they registered to vote. So the assumption is at least 91 percent of the people that voted -- or that registered since 2006 had a driver's license. So I'd say that's the -- if it's the -- the easiest thing, I'd say a driver's license.

SEN. WEST: So this -- the list of identifications that you use as the -- is the least restrictive options that you could come up with?

SEN. FRASER: Well, I don't -- I'm not
CONSIDERATION OF SENATE BILL 14 1/25/2011

1 sure. Your verbiage you're using, I don't know that
2 that's the intent.
3
4 SEN. WEST: Well --
5
6 SEN. FRASER: I'm saying that the thing
7 that the -- the type of identification that is most
8 readily available appears to be a driver's license.
9 It -- we think, that is.
10
11 SEN. WEST: Okay. Now, since there are
12 studies that show that African Americans and Hispanics
13 are more affected by poverty and --
14
15 SEN. FRASER: Ask him, then.
16
17 We're trying to figure out if this is a
18 filibuster.
19
20 SEN. WEST: Is it a what?
21
22 SEN. FRASER: A filibuster?
23
24 SEN. WEST: Oh, no, this is serious
25 business. This is serious business.
26
27 SEN. FRASER: I guess I would remind you
28 that the information that was put into the record this
29 morning by Senator Huffman, the questions you've gone
30 over, I believe we put these --
31
32 SEN. WEST: Well, at any -- at any point,
33 you can defer to whomever you want to answer the
34 question.
35
36 SEN. FRASER: No, no, I'm saying --
SEN. WEST: You've been referring to the Secretary of State.

SEN. FRASER: -- these -- the questions -- the questions you're asking, the question and the answer are already in the record from two years ago; that you're asking the exact same question, and I'm answering the exact same answer. It's already in the --

SEN. WEST: And it may very well be. I just don't remember. I haven't gone back and read that entire record. It was like 26 hours. So if I'm being a little bit redundant, please give me -- give me a little space on that.

Let me go back to the questions I'm asking. Studies have shown that African Americans and Hispanics are more affected by poverty and, therefore, are more likely to participate in government benefit programs. Will the elimination of the government documents as a form of ID disproportionately affect African Americans and Hispanics?

SEN. FRASER: I'm not advised.

SEN. WEST: Okay. If in fact -- well, let me back up and ask you this question.

Do you agree that African Americans and Hispanics are disproportionately affected by poverty in the state of Texas?
SEN. FRASER: Not advised.
SEN. WEST: Okay. Do you --
SEN. FRASER: I grew up in a pretty poor family, so --
SEN. WEST: Well, that's what I know, and correct me if I'm wrong because we've had our conversations. Your father was a minister, too. Right?
SEN. FRASER: Minister and --
SEN. WEST: Okay. He went to a lot of African American churches?
SEN. FRASER: Yes, he did.
SEN. WEST: Did a little singing and stuff like that?
SEN. FRASER: Yes.
SEN. WEST: Okay. And do you represent a district that has a high poverty level -- or excuse me -- a high ethnic minority population?
SEN. FRASER: Interestingly -- well, and what you call high, it is not one of the highest percentage wise of ethnic minority. But the last figure I was shown, my district is the third poorest district in the state, right behind Senator Uresti's. That that -- that number is a couple of year's old, but I'm -- you know, the --
SEN. WEST: Okay.
SEN. FRASER: -- people in my district
are -- are the working poor.

SEN. WEST: Okay. The -- the protected
classes, that would be an African American and
Hispanics, do you have a high concentration of African
Americans and Hispanics in your district?

SEN. FRASER: Well, I don't know what
you'll call a high percentage. I've got --

SEN. WEST: Okay. Comparatively speaking.

SEN. FRASER: There -- there are a lot of
my voters in my district that, you know, I'm -- I love
to say "my constituents" -- that are African American or
Hispanic.

SEN. WEST: Are they in poverty or what?
I mean, you know what poverty is.

SEN. FRASER: Well, Senator, if --

SEN. WEST: Oh.

SEN. FRASER: If I have the third poorest
district in the state, that implies that we have some
people that are working poor.

SEN. WEST: Let me just ask you this
question.

Do you know whether or not the elimination
of the government documents that have hereto before been
utilized by voters for identification purposes at the
CONSIDERATION OF SENATE BILL 14 1/25/2011

polls --

SEN. FRASER: Issued before?

SEN. WEST: Yeah, I mean, under current law. Let me back up, then.

Based on current law and the various government identifications that can be used for purposes of voting, by eliminating those, whether they have an adverse impact on ethnic minorities in the state?

SEN. FRASER: Let me -- let me tell you that the people in my district voted -- or they're polling that they -- 92 percent of them say that they're in favor of this -- this requirement.

SEN. WEST: Okay. So you don't -- and that's your response to my question?

SEN. FRASER: My response is, is that I think the people of the state of Texas, which makes up -- I think it was 83 percent of -- of African Americans and 85 percent of Hispanics, said that they're in favor of it. I'm sorry. It's 82 percent Hispanic -- I'm sorry -- Hispanic, 80 -- 83 percent Hispanic, the African American, which is -- it's listed as a black vote, is 82 percent say they are in favor of asking for a photo ID.

So it's -- it's -- this is a pretty easy question for them, "Should you have to show your -- your
photo ID, your driver's license, when you come in to
vote?" And they said, "Sure. That's" -- you know,
"That's fair."

SEN. WEST: And that's your response to my
question?

SEN. FRASER: Yes.

SEN. WEST: Okay. No more questions at
this time.

SEN. FRASER: Thank you, Senator.

CHAIRMAN DUNCAN: Chair recognizes Senator
Lucio for questions.

SEN. LUCIO: Thank you, Mr. Chairman.

Senator Fraser, under this legislation,
there are no exceptions at all if you do not have a
driver's license -- and correct me if I'm wrong --
military ID, citizenship certificates, or passports.
Now, not even Senate IDs are appropriate for the
purposes of voting. That means the state employee
working in the building wishing to cast a ballot during
early voting at the Sam Houston Building couldn't use a
combination of their voter registration card and their
Senate ID. Further, this bill's requirements for
identification are stronger than what's used for new
employees in obtaining driver's license, the way we
understand it.
SEN. FRASER: -- of the ballot, making
sure that the person that is trying to vote is who they
represent to be.

SEN. ELLIS: And if that's the case, why
wouldn't you apply a voter -- photo voter identification
requirement to mail-in ballots? Don't you think there's
probably room for more fraud for the mail-in ballots?

SEN. FRASER: I will support you a hundred
percent. You file that bill, you come forward with it,
and we'll talk about it. But this bill does not in any
way address mail-in ballots. This is only in-person
voter --

SEN. ELLIS: But you -- but you will
concede that there's probably room, just from a
layperson's perspective? Neither you nor I are experts
on it, and I'm just asking you to make the point. Will
you concede that there's room -- there's potential for
more fraud with a mail-in ballot than with somebody
showing up?

SEN. FRASER: I'm going to concede that
the bill that I'm laying out today will help a lot with
the in-person, you know, potential of fraud, and it will
make sure the person there is -- is who they say they
are.

SEN. ELLIS: If you just had to guess,
to accomplish. Is that right?

SEN. FRASER: Yes.

SEN. WILLIAMS: The other thing that I wanted to correct, for the record, Senator Watson opined earlier that a lot of this funding for these items had been struck in the budget, and actually, I went back and pulled a copy of the budget. I had not looked at this part, and so there were some budget riders that had expired and that were no longer relevant in the current budget. Those were struck. And under Strategy B.1.4, under elections improvement, administer Federal Help America Vote Act, we actually have, it looks like, a total of about $43 million over the next biennium that's been appropriated in the budget that Senator Ogden laid out for us earlier. So I just wanted to clear that up for the record because that's kind of been a moving target.

Another question that I had for you was the -- I wanted to go back, if I could, and -- and just touch on what my understanding after hearing all this questioning that's gone on, what your -- the purpose of your bill is -- really is to deter and detect fraud in-person voter fraud at the polls. Is that correct?

SEN. FRASER: That is correct.

SEN. WILLIAMS: Okay. And has the United
SEN. WILLIAMS: So a year from now. So we've got a lot of time to let these people know what's coming.

And then the other thing I've heard a lot about is current law, and, you know, there's been a lot of discussion. In fact, a lot of what we've talked about is what's actually on the books right now, and your bill is not touching any of that top side or bottom. Really, most of what you do is very limited by changing what the requirements are when you come to the polls. Is that correct? There's not any other real substantive change to election law here.

SEN. FRASER: We're only addressing the -- the actual in-person voting and the identification required when somebody votes in person. We're not addressing mail-in ballots or any of the other provisions. It's just that one section.

SEN. WILLIAMS: Well, thank you for allowing me to question you about this and I appreciate you bringing this issue before us and I especially appreciate the fortitude that you've shown during this long debate. Thank you.

SEN. FRASER: Thank you, Senator.

CHAIRMAN DUNCAN: Chair recognizes Senator Shapiro.
SENATE JOURNAL

EIGHTY-SECOND LEGISLATURE—REGULAR SESSION

AUSTIN, TEXAS

PROCEEDINGS

FIFTH DAY
(Continued)
(Wednesday, January 26, 2011)

AFTER RECESS

The Senate met at 11:10 a.m. and was called to order by President Pro Tempore Ogden.

Rabbi Brian Strauss, Congregation Beth Yeshurun, Houston, offered the invocation as follows:

Almighty God and universal father over all of mankind, we are gathered here to deliberate and make difficult decisions concerning the welfare of our fellow Texans. As we begin, we beseech Your divine assistance, and we pray that You cast the rays of Your divine guidance upon all assembled here, our Lieutenant Governor, Senators, and all others who sacrifice every day to make Texas a better place. Help us, O Lord, to give a full measure of devotion with sincerity and honesty to those problems—political, social, and economic—which continue to knock upon the doors of humanity. Enable us to reflect and to discuss the matters before us in a spirit of wisdom, intelligence, and in the light of Your eternal truth. We beseech You, eternal God, to help us concentrate our efforts toward the eradication of hatred, prejudice, selfishness, poverty, and all forms of human suffering. O Lord, may goodwill and peace belong to all; and one day, may the people of this great state proclaim in unison: All people are deserving of our help as we are all created in the image of God. To this, let us say, Amen.

SENATE RESOLUTION 74

Senator Nelson offered the following resolution:

SR 74, Proclaiming January, 2011, Communities In Schools Month and January 26, 2011, Communities In Schools Day at the State Capitol.

The resolution was again read.

The resolution was previously adopted on Monday, January 24, 2011.

GUESTS PRESENTED

Senator Nelson was recognized and introduced to the Senate Gary Henderson, Sandy Chavarria, and a Communities In School's delegation.

The Senate welcomed its guests.
SENATE RESOLUTION 48

Senator Harris offered the following resolution:

WHEREAS, The Senate of the State of Texas is pleased to recognize the 2010 American League champion Texas Rangers on the occasion of the first World Series appearance in franchise history; and

WHEREAS, Originally based in the nation’s capital and known as the Washington Senators, the franchise moved to Arlington after the 1971 season and began its history as the Texas Rangers; through the years, the Rangers have appeared in the playoffs three times prior to the 2010 season; and

WHEREAS, On August 12, 2010, Major League Baseball unanimously approved the sale of the Texas Rangers from Thomas O. Hicks to the group known as Rangers Baseball Express, led by Chuck Greenberg and Nolan Ryan; and

WHEREAS, The 2010 Rangers became the first team in franchise history to win a playoff series when they defeated the Tampa Bay Rays three games to two in the American League Division Series; they went on to avenge three previous playoff series losses to the New York Yankees by defeating them in six games in the American League Championship Series to advance to the World Series; and

WHEREAS, These skilled athletes have demonstrated great talent, enthusiasm, and perseverance throughout the year; overcoming a slow start, they ended the regular season with a record of 90-72, winning the American League West Division; team members can take great pride in their outstanding performance; and

WHEREAS, Under the superior leadership and expertise of manager Ron Washington and the entire front office, the Rangers have developed exceptional teamwork and discipline and have laid the foundation for continued success in the years to come; and

WHEREAS, The citizens of Arlington and the Dallas-Fort Worth Metroplex and Texans across the state are proud of the Rangers for their hard work, their impressive skills, and their fine sportsmanship; now, therefore, be it

RESOLVED, That the Senate of the State of Texas, 82nd Legislature, hereby commend the Texas Rangers on their exceptional season and extend to them congratulations on winning the American League championship and advancing to the World Series; and, be it further

RESOLVED, That a copy of this Resolution be prepared for the team as an expression of high regard from the Texas Senate.

HARRIS
DAVIS

(President in Chair)

SR 48 was again read.

The resolution was previously adopted on Tuesday, January 25, 2011.
GUESTS PRESENTED

Senator Harris was recognized and introduced to the Senate Nolan Ryan and Chuck Greenberg, co-owners of the Texas Rangers, as well as Ron Washington, manager.

The Senate welcomed its guests.

GUESTS PRESENTED

Senator Zaffirini, joined by Senator Watson, was recognized and introduced to the Senate the Girls’ School of Austin fourth grade class including Sophia Martinez and teacher, Rachael Lee.

The Senate welcomed its guests.

PHYSICIAN OF THE DAY

Senator Davis was recognized and presented Dr. Joanne Baumer of Fort Worth as the Physician of the Day.

The Senate welcomed Dr. Baumer and thanked her for her participation in the Physician of the Day program sponsored by the Texas Academy of Family Physicians.

SENATE RESOLUTION 2

Senator Ogden offered the following resolution:

SR 2, Congratulating members of the TALL XII class for their selection as participants.

The resolution was read and was adopted without objection.

GUESTS PRESENTED

Senator Ogden was recognized and introduced to the Senate Dr. Jim Mazurkiewicz, Leadership Program Director and Professor, Texas AgriLife Extension Service, and members of the TALL XII class.

The Senate welcomed its guests.

GUEST PRESENTED

Senator Gallegos was recognized and introduced to the Senate Sylvia Garcia, President of the National Association of Latino Elected Officials.

The Senate welcomed its guest.

SENATE RESOLUTION 83

Senator Williams offered the following resolution:

WHEREAS, The Senate of the State of Texas is pleased to recognize the Jewish Federation of Greater Houston on the occasion of its 75th anniversary; and

WHEREAS, The Jewish Federation of Greater Houston was founded in 1936 as the Jewish Community Council to support Jewish causes and to further social services and philanthropic works locally, nationally, and around the world; its mission is to preserve and enrich Jewish communal life through innovative and visionary leadership that is responsive and responsible to Jewish communities everywhere; and
WHEREAS, The federation has for 75 years worked to give voice to the Jewish community and to ensure that the basic necessities of life are provided for its most vulnerable members, including those who are poor, elderly, or disabled; and
WHEREAS, Jewish tradition calls on each individual to contribute to the well-being of the less fortunate, and the federation has diligently worked to help the members of the Houston Jewish community fulfill this charge; along with its partners, it provides numerous volunteer opportunities for people of all ages; and
WHEREAS, This exemplary organization honors another central tenet of Jewish tradition by engaging young people and inspiring their connection to the community so that teachings may be passed from one generation to the next; it is truly deserving of recognition for its many contributions to the Houston community; now, therefore, be it
RESOLVED, That the Senate of the State of Texas, 82nd Legislature, hereby commend the Jewish Federation of Greater Houston on its legacy of philanthropy and support and extend to its members best wishes for a memorable 75th anniversary; and, be it further
RESOLVED, That a copy of this Resolution be prepared for the federation as an expression of high regard from the Texas Senate.

WILLIAMS
SHAPIRO
WHITMIRE

SR 83 was again read.

On motion of Senator Huffman and by unanimous consent, the names of the Lieutenant Governor and Senators were added to the resolution as signers thereof.

The resolution was previously adopted on Tuesday, January 25, 2011.

GUESTS PRESENTED

Senator Williams was recognized and introduced to the Senate Jewish Federation of Greater Houston members: Steven Finkelman, Leonard Goldstein, Rob Shoss, Lee Wursch, and Lisa Yoram.

The Senate welcomed its guests.

GUESTS PRESENTED

Senator Watson was recognized and introduced to the Senate a fourth grade class from Hyde Park Baptist Schools and teachers, Peggy Buckmeyer and Claudia Bernard.

The Senate welcomed its guests.

SENATE RESOLUTION 81

Senator Harris offered the following resolution:
SR 81, Celebrating January 26, 2011, as Arlington to Austin Day.

HARRIS

DAVIS

The resolution was again read.

The resolution was previously adopted on Tuesday, January 25, 2011.
GUESTS PRESENTED

Senator Harris, joined by Senator Davis, was recognized and introduced to the Senate members of the Arlington Chamber of Commerce: Earl Harrow, Foundation Chair; Robert Chink, Mayor; Jerry McCullough, Arlington ISD Superintendent; and Wes Jurey, President.

The Senate welcomed its guests.

SENATE RESOLUTION 73

Senator Nelson offered the following resolution:

SR 73, Recognizing January 23 through January 29, 2011, as Texas Nurse Anesthetists Week.

The resolution was again read.

The resolution was previously adopted on Monday, January 24, 2011.

GUESTS PRESENTED

Senator Nelson was recognized and introduced to the Senate the Texas Association of Nurse Anesthetists delegation.

The Senate welcomed its guests.

SENATE RESOLUTION 82

Senator Zaffirini offered the following resolution:

WHEREAS, The Senate of the State of Texas is pleased to honor the City of Laredo and its delegation and to recognize January 26, 2011, as Laredo Legislative Day at the Capitol; and

WHEREAS, Laredo, truly a gem along the Rio Grande, was established in 1755 by Don Tomas Sanchez, and its history offers a compelling tale, as the town was forged by Spaniards, Indians, Mexicans, Texans, and Americans; a dynamic bilingual and bicultural community, it is a true Texas city proud of its Mexican roots, making it a unique city under seven flags that daily celebrates its dual historical and cultural ties; and

WHEREAS, Situated on the banks of the Rio Grande, Laredo is now the 10th-largest city in Texas and the largest inland port on the southern United States border; it is one of the top four ports-of-commerce in the nation, and in 2010, the city handled 40 percent of all overland trade between the United States and Mexico; and

WHEREAS, Education plays a vital role in the life of Laredo, where three institutes of higher learning have almost 110 years of combined experience; Laredo Community College, first established in 1947 on the 100-year-old grounds of the historic Fort McIntosh, boasts two campuses to better serve the entire city; Texas A&M University has been educating local Laredo leaders for the last 40 years; and the Laredo Extension Campus of The University of Texas Health Science Center at San Antonio thrives with students, who benefit from new interlocal agreements that give medical students practical experience; now, therefore, be it

RESOLVED, That the Senate of the State of Texas, 82nd Legislature, hereby extend best wishes for a celebratory Laredo Legislative Day at the Capitol; and, be it further
RESOLVED, That a copy of this Resolution be prepared for the citizens of Laredo as a memento of this occasion.

SR 82 was again read.

The resolution was previously adopted on Tuesday, January 25, 2011.

GUESTS PRESENTED

Senator Zaffirini was recognized and introduced to the Senate Raul Salinas, Mayor of the City of Laredo; Nora Rivera, Mayor of the City of Rio Bravo; and Laredo City Councilmembers: Cindy Liendo Espinoza, Juan Narvaez, Alejandro Perez, Jr, Esteban Rangel, and Charlie San Miguel.

The Senate welcomed its guests.

SENATE RESOLUTION 90

Senator Ogden offered the following resolution:

SR 90, Recognizing Lisa Benford on the occasion of her retirement from the Texas Legislative Council.

The resolution was read and was adopted without objection.

GUEST PRESENTED

Senator Ogden was recognized and introduced to the Senate Lisa Benford and congratulated her on her retirement from the Texas Legislative Council.

The Senate welcomed its guest.

GUESTS PRESENTED

Senator Birdwell was recognized and introduced to the Senate members of Leadership Farm Bureau.

The Senate welcomed its guests.

GUESTS PRESENTED

Senator Zaffirini was recognized and introduced to the Senate members of the Texas Farm Bureau, Atascosa County: Lloyd House, Raymond Meyer, Martin Krueger, Bettie House, Shirley Stevens, Walter Stevens, Anna Meyer, Pete Pawelek, and Lynne Pawelek, accompanied by Clifton Stacey, Frio County.

The Senate welcomed its guests.

SENATE RESOLUTION 56

Senator Watson offered the following resolution:

SR 56, In memory of Dr. James Paul Duncan of Austin.

On motion of Senator Watson, the resolution was read and was adopted by a rising vote of the Senate.

In honor of the memory of James Paul Duncan, the text of the resolution is printed at the end of today's Senate Journal.
GUESTS PRESENTED

Senator Watson was recognized and introduced to the Senate family members of James Paul Duncan: Nancy Duncan, wife; Brad Duncan, son; Mary de la Garza, daughter; Kevin Sadler, former son-in-law; and Cullen Sadler, grandson.

The Senate welcomed its guests and extended its sympathy.

RECESS

On motion of Senator Whitmire, the Senate at 12:28 p.m. recessed until 2:30 p.m. today.

AFTER RECESS

The Senate met at 2:49 p.m. and was called to order by the President.

SENATE RESOLUTION 119

The President laid before the Senate the following resolution:

WHEREAS, Subsection (b), Section 5, Article III, Texas Constitution, reads:

"When convened in regular Session, the first thirty days thereof shall be devoted to the introduction of bills and resolutions, acting upon emergency appropriations, passing upon the confirmation of the recess appointees of the Governor and such emergency matters as may be submitted by the Governor in special messages to the Legislature. During the succeeding thirty days of the regular session of the Legislature the various committees of each House shall hold hearings to consider all bills and resolutions and other matters then pending; and such emergency matters as may be submitted by the Governor. During the remainder of the session the Legislature shall act upon such bills and resolutions as may be then pending and upon such emergency matters as may be submitted by the Governor in special messages to the Legislature."

and

WHEREAS, It is specifically provided in Subsection (c), Section 5, Article III, Texas Constitution, that either house may otherwise determine its order of business by an affirmative vote of four-fifths of its membership; now, therefore, be it

RESOLVED by the Senate of the State of Texas, 82nd Legislature, by an affirmative vote of four-fifths of its membership, That the senate determine that the constitutional order of business for the first thirty days of the regular session is hereby suspended to the extent necessary to allow the senate to hold hearings during the first thirty days to consider any bill, resolution, or other matter pending before the senate.

EILEEN

SR 119 was read and was adopted by the following vote: Yeas 30, Nays 0.

Absent: Uresti.

LEAVE OF ABSENCE

On motion of Senator Whitmire, Senator Uresti was granted leave of absence for the remainder of the day on account of important business.
MOTION TO PLACE
SENATE BILL 14 ON SECOND READING

Senator Fraser moved to suspend all necessary rules at this time to take up for consideration SB 14 on its second reading (Set as special order) (Submitted by Governor as an emergency matter):

SB 14, Relating to requirements to vote, including presenting proof of identification; providing criminal penalties.

Question — Shall all necessary rules be suspended?

Senator Van de Putte was recognized to read a statement in reference to SB 14.

Senator West moved to have Senator Van de Putte's statement reduced to writing and printed in the Senate Journal.

There was objection.

Senator Duncan was recognized to comment on Senator Van de Putte's statement and asked that his remarks be reduced to writing and printed in the Senate Journal.

Senator West withdrew his motion.

Question — Shall all necessary rules be suspended?

MOTION IN WRITING

Senator Fraser offered the following Motion In Writing:

Mr. President:

I move to suspend all necessary rules to take up and consider SB 14 at this time.

FRASER

Question — Shall the Motion In Writing be adopted?

Senator Whitmire was recognized to comment on the statements by Senator Van de Putte and Senator Duncan.

Senator West again moved to have Senator Van de Putte's remarks reduced to writing.

There was objection.

Senator Duncan offered a substitute motion to have the remarks by Senators Van de Putte, Duncan, and Whitmire reduced to writing and printed in the Senate Journal.

The substitute motion was adopted without objection.

REMARKS

Senator Van de Putte: Thank you, Mr. Chairman, and thank you, Mr. President. The Senate Democrats, including those who represent districts in which minority voters are electing candidates of their choice, and who also speak on behalf of minority voters in this state, have made clear their unanimous opposition to the voter ID legislation. That opposition remains. And no matter the specific time of passage of this bill, the outcome is inevitable and our opposition remains firm. In the interest of
continuing debate on the legislation during appropriate hours, however, and to avoid late night debate, which the public would find more difficult to observe, we will not oppose a vote to suspend the 24-hour layout requirement. Debate on this legislation was in the Committee of the Whole consisting of all 31 Members of the Senate. Thus, we see little compelling need for such layout requirement, which typically exists to give those Senators not on the relevant committee opportunity to review legislation. All 31 Senators have had ample opportunity to review the bill, which is the purpose of having a layout requirement. Thank you, Mr. Chairman.

Senator Duncan: I appreciate the fact that we're working together to try to move this bill and we've talked and worked a lot, but the only thing in your statement that I might have exception to is the fact that all Members of this Senate represent minority voters. And, I want to make clear that that is a statement of this whole body and not just of one political party or another. So, with that understanding, I will go ahead and not have an objection. And, I'd like my comments put in the record, if we could.

Senator Whitmire: Senator Duncan, I want to clarify in your comments to Senator Van de Putte before you pose the question, really a comment. You said that you felt like all Members on the floor were attempting to move the bill forward.

Senator Duncan: That's correct.

Senator Whitmire: Okay, well, I want to strongly disagree with you that that's not the position of the opposition. We're not voting for this rule, or this motion because we're trying to move this bill forward. We're trying to move the process forward and the only, and the distinction is we'll do it at 9:20 tonight or at three o'clock this afternoon, but we're going to do everything we can to stop this bill.

Senator Duncan: I understand that.

Senator Whitmire: But we want to have the discussion in the middle of the afternoon versus the middle of the morning.

Senator Duncan: That wasn't my, that, that really--

Senator Whitmire: I know.

Senator Duncan: --wasn't what I intended to say.

Senator Whitmire: You understand.

Senator Duncan: I just, I was intending to, I, I was objecting to the statement to the extent--

Senator Whitmire: I respect that.

Senator Duncan: --it said that, you know, that it implied that not all Members of this body represent minority interests. That was my objection and that's what I wanted in the record.

Senator Whitmire: Certainly, and I think you have a right to make that record and I heard your feelings, but I could not allow your comment that we're all, 31 of us, attempting to move this bill forward, on the record, without making it very clear that that's not the way we feel towards voting for this motion, which allow us to bring it
up immediately. We’re very much opposed to the bill, which you will get to witness in a moment. But we do think it good judgment to go forward at this point, versus going into the mid-part of the next morning.

Senator Duncan: I think we can all agree on that and I think we understand that. I had only one objection to the statement and I made that objection.

Question — Shall the Motion In Writing be adopted?

The President requested the Secretary of the Senate to again read the Motion In Writing.

MOTION IN WRITING

The Secretary of the Senate again read the following Motion In Writing:

Mr. President:

I move to suspend all necessary rules to take up and consider SB 14 at this time.

FRASER

Senator Fraser withdrew the Motion In Writing.

MOTION IN WRITING

Senator Fraser offered the following Motion In Writing:

Mr. President:

I move to suspend Senate Rule 5.11 and Senate Rule 7.12 to take up SB 14 at this time, which is set as a special order for 9:20 p.m. today.

FRASER

The Motion In Writing was read and was adopted without objection.

SENATE BILL 14 ON SECOND READING

The President laid before the Senate SB 14 by Senator Fraser at this time on its second reading (Set as special order) (Submitted by Governor as an emergency matter):

SB 14, Relating to requirements to vote, including presenting proof of identification; providing criminal penalties.

The bill was read second time.

Senator Watson offered the following amendment to the bill:

Floor Amendment No. 1

Amend SB 14 by striking below the enacting clause and adding the following appropriately numbered SECTIONS to the bill and renumbering subsequent SECTIONS accordingly:

SECTION ___. Subchapter A, Chapter 61, Election Code, is amended by adding Section 61.015 to read as follows:

Sec. 61.015. FRAUDULENT OR DECEPTIVE VOTING PRACTICES. (a) A person commits an offense if the person knowingly:
(1) impersonates or attempts to impersonate another person, or uses or attempts to use the identity of another person, for the purpose of voting in any election in this state.

(2) removes the name of an eligible voter from the list of registered voters or the poll list for the precinct;

(3) prevents the deposit in the ballot box of a marked and properly folded ballot that was provided at the polling place by the voter who is depositing it or for whom the deposit is attempted;

(4) provides false information to a voter about voting procedures, resulting in the voter:
   (A) refraining from voting under a reasonable belief that the voter may not vote or that the procedures are intimidating or cumbersome; or
   (B) otherwise being prevented from casting a ballot that may legally be counted;

(5) places restrictions on a voter's exercise of the right to vote that are not required by this code, resulting in the voter:
   (A) refraining from voting under a reasonable belief that the voter may not vote; or
   (B) otherwise being prevented from casting a ballot that may legally be counted;

(6) impersonates a law enforcement officer or provides false information about law enforcement procedures for the purpose of intimidating voters regardless of whether the voter casts a vote.

(b) An offense under this section is a felony of the first degree.

SECTION ___. Subsections 64.010(a)(2) and 64.012(a)(3), Election Code, are repealed.

SECTION ___. The change in law made by this Act applies only to an offense committed on or after the effective date of this Act. An offense committed before the effective date of this Act is governed by the law in effect when the offense was committed, and the former law is continued in effect for that purpose. For purposes of this section, an offense was committed before the effective date of this Act if any element of the offense was committed before that date.

SECTION ___. This Act takes effect September 1, 2011.

WATSON
RODRIGUEZ

The amendment to SB 14 was read.

(President Pro Tempore Ogden in Chair)

On motion of Senator Fraser, Floor Amendment No. 1 was tabled by the following vote: Yeas 19, Nays 11.

Yea: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegg, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Selliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.
Senator Davis offered the following amendment to the bill:

Floor Amendment No. 2

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION ____. Sections 20.063(a) and (b), Election Code, are amended to read as follows:

(a) The Department of Public Safety shall:

(1) provide to each person who applies in person at the department’s offices for an original or renewal of a driver’s license, a personal identification card, or a duplicate or corrected license or card [an opportunity to complete] a voter registration application form and an opportunity to complete the form; and

(2) inform each person who applies in person at the department’s offices for an original or renewal personal identification card or a duplicate or corrected card that the department may not collect a fee for a personal identification card issued to a person who states that the person is obtaining the personal identification card for the purpose of voting and:

(A) who is a registered voter in this state and presents a valid voter registration certificate; or

(B) who is eligible for registration under Section 13.001 and submits a registration application to the department.

(b) When the department processes a license or card for renewal by mail, the department shall deliver to the applicant by mail a voter registration application form. The department by rule shall prescribe a form and manner of providing to persons renewing licenses and cards by mail a notice stating the information required to be provided under Subsection (a) to a person who applies in person at the department’s offices for an original or renewal personal identification card or a duplicate or corrected card.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 2 was tabled by the following vote: Yea 19, Nays 11.

Yea: Birdwell, Casona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Gallegos offered the following amendment to the bill:

Floor Amendment No. 3

Amend SB 14 as follows:

(1) In SECTION 3 of the bill, in added Section 31.012(a), Election Code (page 2, line 19), between "website" and the period, insert "in each language in which voter registration materials are available."
(2) In SECTION 3 of the bill, add a new subsection to added Section 51.012, Election Code (page 2, between lines 23 and 24), to read as follows:

(c) The county clerk of each county shall post in a prominent location at the clerk's office a physical copy of the notice prescribed under Subsection (a) in each language in which voter registration materials are available.

GALLEGOS
HINOJOSA
LUCIO

The amendment to SB 14 was read and was adopted by a viva voce vote.

All Members are deemed to have voted "Yea" on the adoption of Floor Amendment No. 3 except as follows:

Absent-excused: Uresti.

Senator Lucio offered the following amendment to the bill:

Floor Amendment No. 4

Amend SB 14 as follows:

(1) In SECTION 3 of the bill, in added Section 31.012(a), Election Code (page 2, line 19), between "website" and the period, add "in English and Spanish".

(2) In SECTION 3 of the bill, in added Section 31.012, Election Code (page 2, between lines 23 and 24), add the following new subsection:

(c) The county election administrator or county clerk, as applicable, shall post in a prominent location a physical copy of the notice prescribed by Subsection (a) in English and Spanish.

LUCIO
HINOJOSA

The amendment to SB 14 was read.

Senator Lucio withdrew Floor Amendment No. 4.

Senator Zaffirini offered the following amendment to the bill:

Floor Amendment No. 5

Amend SB 14 in SECTION 3 of the bill, in added Section 62.016, Election Code (page 3, line 20), after "24-point", by adding "The notices required under this subsection shall be posted separately from all other notices required by state or federal law."

The amendment to SB 14 was read and was adopted by a viva voce vote.

All Members are deemed to have voted "Yea" on the adoption of Floor Amendment No. 5 except as follows:

Absent-excused: Uresti.
Senator Davis offered the following amendment to the bill:

**Floor Amendment No. 6**

Amend SB 14 in SECTION 7 of the bill, in amended Section 63.001(c), Election Code (page 4, line 6), by adding after the period "If in determining whether a voter’s name is on the list of registered voters the election officer determines that the voter’s name on the documentation does not match exactly the name on the list, the voter shall be accepted for voting as otherwise required by this section if the voter submits an affidavit stating that the voter is the person on the list of registered voters."

The amendment to SB 14 was read.

Senator Davis withdrew Floor Amendment No. 6.

Senator Van de Putte offered the following amendment to the bill:

**Floor Amendment No. 7**

Amend SB 14 in SECTION 7 of the bill, in amended Section 63.001(d), Election Code (page 4, line 10), by adding after the period "In determining whether to accept a voter for voting, the election officer may not consider whether any address shown on the voter’s documentation matches the address of the voter as shown on the list.”

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 7 was tabled by the following vote: Yeas 19, Nays 11.

Yea: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Davis offered the following amendment to the bill:

**Floor Amendment No. 8**

Amend SB 14 in SECTION 7 of the bill, in amended Section 63.001(d), Election Code (page 4, line 10), by adding after the period "In the event of an inconsistency between an address that appears on the documentation presented by a voter described by this subsection and the voter registration list, the voter shall be accepted if the voter asserts that the address that appears on the voter registration list is the voter’s address for the purposes of voting.”

The amendment to SB 14 was read.

Senator Davis withdrew Floor Amendment No. 8.

Senator Hinojosa offered the following amendment to the bill:

**Floor Amendment No. 9**

Amend SB 14 in SECTION 9 of the bill by striking added Section 63.0012(c), Election Code and replacing with the following:
(c) This section expires September 1, 2017.

The amendment to SB 14 was read and was adopted by a viva voce vote.

All Members are deemed to have voted "Yea" on the adoption of Floor Amendment No. 9 except as follows:

Absent-excused: Uresti.

Senator Zaffirini offered the following amendment to the bill:

Floor Amendment No. 10

Amend SB 14 as follows:

(1) In SECTION 7 of the bill, in the recital (page 3, line 23), strike "(g) and (h)" and substitute "(g), (h), and (i)".

(2) In SECTION 7 of the bill, in proposed Section 63.001(h), Election Code (page 3, line 26, through page 4, line 1), strike the text and substitute the following:

   (1) one form of identification listed in Section 63.0101; or

   (2) the voter's voter registration certificate, accompanied by the affidavit described by Subsection (i) [to an election officer at the polling place].

   (3) In SECTION 7 of the bill, following proposed Section 63.001(h), Election Code (page 5, between lines 10 and 11), add the following:

   (i) If the requirement for identification prescribed by Subsection (b) is not met, an election officer shall notify the voter that the voter may be accepted for voting if the voter executes an affidavit under penalty of perjury stating that the voter is the person named on the voter registration certificate. The affidavit shall be in a form prescribed by the secretary of state and must include the voter's name, address, date of birth, and signature.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 10 was tabled by the following vote: Yeas 18, Nays 12.

Yea:s: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Patrick, Seliger, Shapiro, Wentworth, Williams.

Nay:s: Davis, Ellis, Gallegos, Hinojosa, Lucio, Ogden, Rodriguez, Van de Putte, Watson, West, Whitmire, Zaffirini.

Absent-excused: Uresti.

(President in Chair)

Senator Davis offered the following amendment to the bill:

Floor Amendment No. 11

Amend SB 14 as follows:

(1) In SECTION 7 of the bill, in the introductory language (page 3, line 23), strike "(g) and (h)" and substitute "(g), (h), and (i)".

(2) In SECTION 7 of the bill, following added Section 63.001(h), Election Code (page 5, between lines 10 and 11), insert the following:
(i) A voter whose name as listed on the identification prescribed by Subsection (b) does not match the name on the precinct list of registered voters shall still be accepted for voting if the voter is a woman and:
(1) presents a marriage license or divorce decree that lists a name that matches the name on the precinct list of registered voters; or
(2) executes an affidavit stating the voter’s name is the name on the precinct list of registered voters but has been changed due to marriage or divorce.

DAVIS
ELLIS

The amendment to SB 14 was read.
Senator Fraser moved to table Floor Amendment No. 11.
Senator Fraser withdrew the motion to table Floor Amendment No. 11.
Senator Davis temporarily withdrew Floor Amendment No. 11.
Senator Davis offered the following amendment to the bill:

Floor Amendment No. 12

Amend SB 14 as follows:
(1) In SECTION 9 of the bill, adding Section 63.0012(a), Election Code (page 6, lines 1 and 2), strike “Section 521.422, Transportation Code,” and substitute “Section 63.010”.
(2) Strike SECTION 18 of the bill, amending Section 521.422, Transportation Code (page 11, lines 2 through 19).
(3) Add the following appropriately numbered SECTION to the bill, and renumber the remaining SECTIONS of the bill accordingly:

SECTION ___. Chapter 63, Election Code, is amended by adding Section 63.010 to read as follows:
Sec. 63.010. FEES PROHIBITED FOR CERTAIN FORMS OF IDENTIFICATION DOCUMENTATION. Notwithstanding any other law, an agency, institution, or political subdivision of this state may not charge any fee for the issuance of any document that may be used:
(1) as proof of identification under this chapter; or
(2) to obtain a document that may be used as proof of identification under this chapter.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 12 was tabled by the following vote: Yeas 19, Nays 11.

Yea: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.
Amend SB 14 as follows:

(1) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 9), strike "that has not" and substitute ", regardless of whether it has".

(2) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 13), strike "that has not" and substitute ", regardless of whether it has".

(3) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 22), strike "that has not" and substitute ", regardless of whether it has".

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 13 was tabled by the following vote: Yeas 19, Nays 11.

Yeas: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Lucio offered the following amendment to the bill:

Floor Amendment No. 14

Amend SB 14 in SECTION 12 of the bill by striking amended Section 63.0101, Election Code (page 8, line 5, through page 9, line 2), and substituting the following:

Sec. 63.0101. DOCUMENTATION OF PROOF OF IDENTIFICATION. The following documentation is acceptable as proof of identification under this chapter in the same manner as the documentation required by the Department of Public Safety under Section 521.142, Transportation Code, for an application for the issuance of a driver's license, including the fingerprints, photograph, and signature of the voter:

(1) a driver's license or personal identification card issued to the person by the Department of Public Safety or a similar document issued to the person by an agency of another state, regardless of whether the license or card has expired;

(2) a form-of-identification containing the person's photograph that establishes the person's identity;

(3) a birth certificate or other document confirming birth that is admissible in a court of law and establishes the person's identity;

(4) United States citizenship papers issued to the person;

(5) a United States passport issued to the person;

(6) official mail addressed to the person by name from a governmental entity;

(7) a copy of a current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the voter, or

(8) any other form of identification prescribed by the secretary of state.
The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 14 was tabled by the following vote: Yea 19, Nays 11.

Yea: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Davis offered the following amendment to the bill:

Floor Amendment No. 15

Amend SB 14 by striking SECTION 12 of the bill and substitute with new SECTION 12 as follows:

SECTION 12. Section 63.0101, Election Code, is amended to read as follows:

Sec. 63.0101. DOCUMENTATION OF PROOF OF IDENTIFICATION. The following documentation is an acceptable form [as proof] of photo identification under this chapter:

(1) a driver’s license or personal identification card issued to the person by the Department of Public Safety that has not [or a similar document issued to the person by an agency of another state, regardless of whether the license or card has] expired or has expired after the date of the most recent general election;

(2) a United States military identification card that contains the person’s photograph that has not expired or has expired after the date of the most recent general election [form of identification containing the person’s photograph that establishes the person’s identity];

(3) a [birth certificate or other document confirming birth that is admissible in a court of law and establishes the person’s identity];

(4) United States citizenship certificate [paper] issued to the person that contains the person’s photograph; or

(5) a United States passport issued to the person that has not expired or has expired after the date of the most recent general election;

(6) official mail addressed to the person by name from a governmental entity;

(7) a copy of a current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the voter; or

(8) any other form of identification prescribed by the secretary of state.

The amendment to SB 14 was read.

Senator Davis temporarily withdrew Floor Amendment No. 15.
Senator Van de Putte offered the following amendment to the bill:

Floor Amendment No. 16

Amend SB 14 as follows:

(1) In SECTION 7 of the bill, strike amended Section 63.001(b), Election Code (page 3, line 24, through page 4, line 1), and substitute the following:

(b) Except as provided by Subsection (b), on [Gm] offering to vote, a voter must present to an election officer at the polling place either:

(1) one form of identification listed in Section 63.0101(a); or
(2) two different forms of identification listed in Section 63.0101(b) [the voter’s voter registration certificate to an election officer at the polling place].

(2) In SECTION 12 of the bill, strike amended Section 63.0101, Election Code (page 8, line 5, through page 9, line 2), and substitute the following:

Sec. 63.0101. DOCUMENTATION OF PROOF OF IDENTIFICATION. (a) The following documentation is an acceptable form [as-proof] of photo identification under this chapter:

(1) a driver’s license or personal identification card issued to the person by
the Department of Public Safety that has not expired or that expired no earlier than
two years before the date of presentation [or a similar document issued to the person
by an agency of another state, regardless of whether the license or card has expired];

(2) a United States military identification card that contains the person’s
photograph [form of identification containing the person’s photograph that establishes
the person’s identity];

(3) a birth certificate or other document confirming birth that is admissible
in a court of law and establishes the person’s identity;

(4) [Gm] United States citizenship certificate [papers] issued to the person
that contains the person’s photograph;

(5) [Gm] a United States passport issued to the person;

(6) a license to carry a concealed handgun issued to the person by the
Department of Public Safety; or

(7) [Gm] official mail addressed to the person by name from a governmental
entity;

(b) The following documentation is acceptable as proof of identification under
this chapter:

(1) the voter’s voter registration certificate or a copy of a current utility bill,
bank statement, government check, paycheck, or other government document that
shows the name and address of the voter;

(2) official mail addressed to the person by name from a governmental
entity;

(3) a certified copy of a birth certificate or other document confirming birth
that is admissible in a court of law and establishes the person’s identity;

(4) United States citizenship papers issued to the person;
(5) an original or certified copy of the person's marriage license or divorce decree;
(6) court records of the person's adoption, name change, or sex change;
(7) an identification card issued to the person by a governmental entity of this state or the United States for the purpose of obtaining public benefits, including veteran's benefits, Medicaid, or Medicare;
(8) a temporary driving permit issued to the person by the Department of Public Safety;
(9) a pilot's license issued to the person by the Federal Aviation Administration or another authorized agency of the United States;
(10) a library card that contains the person's name issued to the person by a public library located in this state; or
(11) a hunting or fishing license issued to a person by the Parks and Wildlife Department or
(6) any other form of identification prescribed by the Secretary of State.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 16 was tabled by the following vote: Yeas 19, Nays 11.

Yea: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Gallegos offered the following amendment to the bill:

Floor Amendment No. 17

Amend SB 14 as follows:
(1) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 7), strike "photo".
(2) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 11), between "expired" and the semicolon, insert ", including a temporary driving permit issued under Section 524.011, Transportation Code."

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 17 was tabled by the following vote: Yeas 19, Nays 11.

Yea: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.
Senator Hinojosa offered the following amendment to the bill:

**Floor Amendment No. 18**

Amend SB 14 as follows:

1. In SECTION 12 of the bill, in amended Section 63.0101, Election Code, strike "or".
2. In SECTION 12 of the bill, in amended Section 63.0101, Election Code, following "expired", insert the following:

   (5) a license to carry a concealed handgun issued to the person by the Department of Public Safety of the State of Texas

   HINOJOSA
   PATRICK

The amendment to SB 14 was read and was adopted by the following vote: Yeas 30, Nays 0.

Absent-excused: Uresti.

Senator Ellis offered the following amendment to the bill:

**Floor Amendment No. 19**

Amend SB 14 as follows:

1. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 20), strike "or".
2. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 22), following "expired", insert the following:

   ; or

   (5) for a person who is a student at an accredited public university located in the state of Texas, a student identification card that contains the person's photograph that has not expired issued to the person by the institution of higher education

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 19 was tabled by the following vote: Yeas 19, Nays 11.

Yeas: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator West offered the following amendment to the bill:

**Floor Amendment No. 20**

Amend SB 14 as follows:

1. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 7), strike "photo".
(2) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 20), strike "or".

(3) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 22), following "expired", insert the following:

; or

(5) a Medicare identification card issued to the person by the United States Social Security Administration accompanied by a voter registration certificate issued to the person

WEST
RODRIGUEZ

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 20 was tabled by the following vote: Yeas 19, Nays 11.

Yeas: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Davis offered the following amendment to the bill:

Floor Amendment No. 21

Amend SB 14 as follows:

(1) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 20), strike "or".

(2) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 22), following "expired", insert the following:

; or

(5) a valid identification card, including an employee identification card, that contains the person's photograph and is issued by:

(A) an agency or institution of the federal government;

(B) an agency, institution, or political subdivision of this state; or

(C) an institution of higher education in this state

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 21 was tabled by the following vote: Yeas 19, Nays 11.

Yeas: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.
Senator Lucio offered the following amendment to the bill:

**Floor Amendment No. 22**

Amend SB 14 as follows:

1. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 7), strike "photo".
2. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 11), between "expired" and the semicolon, insert "or that expired no earlier than 60 days before the date of presentation".
3. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 13), following "expired" add "or that expired no earlier than 60 days before the date of presentation".
4. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 20), strike "or".
5. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 22), following "expired", add "or that expired no earlier than 60 days before the date of presentation".
6. If the person is 65 years of age or older, an expired driver’s license or personal identification card issued to the person by the Department of Public Safety or a similar document issued to the person by an agency of another state.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 22 was tabled by the following vote: Yeas 19, Nays 11.

Yea: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Lucio offered the following amendment to the bill:

**Floor Amendment No. 23**

Amend SB 14 as follows:

1. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 11), between "expired" and the semicolon, insert "or that expired no earlier than 60 days before the date of presentation."
2. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 13), following "expired" add "or that expired no earlier than 60 days before the date of presentation."
3. In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 22), following "expired", add "or that expired no earlier than 60 days before the date of presentation."

The amendment to SB 14 was read and was adopted by the following vote: Yeas 30, Nays 0.

Absent-excused: Uresti.
Senator Hinojosa offered the following amendment to the bill:

Floor Amendment No. 24

Amend SB 14 as follows:
(1) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 7), strike "photo".
(2) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 20), strike "or".
(3) In SECTION 12 of the bill, in amended Section 63.0101, Election Code (page 8, line 22), following "expired", insert the following:
   
   (5) a voter's voter registration certificate containing the voter's photograph.
(4) Add the following appropriately numbered SECTION to the bill and renumber the remaining SECTIONS of the bill accordingly:
   
   SECTION ____. Subchapter A, Chapter 15, Election Code, is amended by adding Section 15.0025 to read as follows:

Sec. 15.0025. PHOTOGRAPH ON CERTIFICATES. The commissioners court of a county may authorize the county elections administrator or the county clerk, as applicable, to issue voter registration certificates that include a photograph of the voter and that may be used as proof of a voter's identification under Chapter 63.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 24 was tabled by the following vote: Yeas 19, Nays 11.

Yea's: Birdwell, Carona, Dewell, Duncan, Elhie, Estes, Fraser, Hagar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Gallegos offered the following amendment to the bill:

Floor Amendment No. 25

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION ____. Subchapter A, Chapter 411, Government Code, is amended by adding Section 411.0086 to read as follows:

Sec. 411.0086. LOCATION OF DRIVER'S LICENSE FACILITIES. (a) The department must ensure that one driver's license facility is established for every 50 voting precincts in an area.

(b) Driver's license facilities must be located by an equal distribution throughout an area based on voting age population.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 25 was tabled by the following vote: Yeas 19, Nays 11.
Floor Amendment No. 26

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION ____. Subchapter A, Chapter 411, Government Code, is amended by adding Section 411.0086 to read as follows:

Sec. 411.0086. DRIVER’S LICENSE FACILITIES IN CERTAIN COUNTIES. The department must locate a driver’s license facility established after January 1, 2012, not further than five miles from a location accessible by public transportation, if the facility is located in a county where public transportation is available.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 26 was tabled by the following vote: Yea 19, Nays 11.

Yeas: Birdwell, Carona, Deuell, Duncan, Eiltie, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Lucio offered the following amendment to the bill:

Floor Amendment No. 27

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION ____. Section 2.009(c), Family Code, is amended to read as follows:

(c) On the proper execution of the application, the clerk shall:

(1) prepare the license;

(2) enter on the license the names of the licensees, the date that the license is issued, and, if applicable, the name of the person appointed to act as proxy for an absent applicant, if any;

(3) record the time at which the license was issued;

(4) distribute to each applicant printed materials about acquired immune deficiency syndrome (AIDS) and human immunodeficiency virus (HIV) and note on the license that the distribution was made; [and]

(5) distribute to each applicant a premarital education handbook provided by the attorney general under Section 2.014; and
(6) distribute to each applicant a notice stating that if an applicant changes the applicant's name after marriage, the applicant must update the applicant's voter registration information and applicable government-issued personal identification documents, including any driver's license, or risk being denied the opportunity to cast a ballot.

LUCIO
ELLIS

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 27 was tabled by the following vote: Yeas 19, Nays 11.

Yeas: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Ellis offered the following amendment to the bill:

Floor Amendment No. 28

Amend SB 14 by adding the following appropriately numbered SECTIONS to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION ___. Chapter 62, Election Code, is amended by adding Section 62.0015 to read as follows:

Sec. 62.0015. VOTER REGISTRARS MUST BE PRESENT. Two voter registrars must be present at each polling place while the polls are open.

SECTION ___. Chapter 63, Election Code, is amended by adding Section 63.010 to read as follows:

Sec. 63.010. REGISTRATION AT POLLING PLACE; VOTING PROCEDURES. (a) Other applicable provisions of this code apply to the conduct of voting and to the registration of voters under this section to the extent those provisions do not conflict with this section.

(b) A person who would be eligible to vote in an election under Section 11.001, but for the requirement to be a registered voter, shall be accepted for voting in the precinct of the person's residence if, on the day the person offers to vote, the person:

(1) submits a voter registration application that complies with Section 13.002 to a voter registrar at the polling place; and

(2) presents as proof of identification and residence a document described by Section 63.0101 that contains the voter's current name and address.

(c) Persons voting under this section shall be processed separately at the polling place from persons who are voting under regular procedures.
(d) The secretary of state shall adopt rules to ensure the accountability of
election officers and to fairly implement this section.

SECTION ___. The secretary of state shall adopt rules as required by Section
63.010, Election Code, as added by this Act, not later than February 1, 2012.

ELLIS
LUCIO
RODRIGUEZ

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 28 was tabled by the
following vote: Yeas 20, Nays 10.

Yea: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar,
Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth,
Williams, Zaffirini.

Nay: Davis, Ellis, Gallegos, Hinojosa, Lucio, Rodriguez, Van de Putte, Watson,
West, Whitmire.

Absent-excused: Uresti.

Senator Gallegos offered the following amendment to the bill:

Floor Amendment No. 29

Amend SB 14 by adding the following appropriately numbered SECTION to the
bill and renumbering subsequent SECTIONS of the bill accordingly:
SECTION ___. Subchapter A, Chapter 521, Transportation Code, is amended
by adding Section 521.007 to read as follows:

Sec. 521.007. DEPARTMENT OPERATING HOURS. To ensure access by the
public to identification required under Section 63.001, Election Code, the department
shall maintain fully staffed operating hours in each office authorized to issue driver's
licenses or personal identification certificates:

(1) until 7 p.m. or later on at least one weekday each week; and
(2) during four or more hours on at least two Saturdays each month.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 29 was tabled by the
following vote: Yeas 19, Nays 11.

Yea: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hegar,
Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth,
Williams.

Nay: Davis, Ellis, Gallegos, Hinojosa, Lucio, Rodriguez, Van de Putte, Watson,
West, Whitmire, Zaffirini.

Absent-excused: Uresti.
Senator Ellis offered the following amendment to the bill:

**Floor Amendment No. 30**

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION __. Chapter 63, Election Code, is amended by adding Section 63.014 to read as follows:

Sec. 63.014. SECRETARY OF STATE REPORT. (a) The secretary of state shall produce an annual report showing:

1. the number of residents eligible to vote in this state who have the documentation required under Section 63.0101, and the percentage of all state residents eligible to vote represented by that number;
2. the number of residents eligible to vote in this state who do not have the documentation required under Section 63.0101, and the percentage of all state residents eligible to vote represented by that number;
3. the number of residents eligible to vote in this state who have the documentation required under Section 63.0101 but who fail to comply with statutory requirements only because the address on the documentation is not current, the last name on the documentation does not match the current voter list because of a legal name change, or the documentation presented is expired, and the percentage of all state residents eligible to vote represented by that number;
4. the average time, by voting precinct, that a person must wait to obtain a document described by Section 63.0101(1) at the nearest Department of Public Safety licensing facilities that provide those documents;
5. the number of eligible voters who were prevented from voting as a result of the enhanced identification requirements for being accepted to vote adopted by the 82nd Legislature;
6. the number of eligible voters who were required to file provisional ballots as a result of the enhanced identification requirements for being accepted to vote; and
7. an analysis, by subgroup, of whether the enhanced identification requirements for being accepted to vote produce a disparate impact on women, the elderly, persons with disabilities, students, or racial and ethnic minorities.

(b) The report produced under this section is a public record.

(c) The secretary of state may adopt rules to implement this section, including rules requiring other state agencies and authorities holding elections to record information relevant to the report required by this section.

ELLIS
RODRIGUEZ
URESTI

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 30 was tabled by the following vote: Yeas 19, Nays 11.
Yeas: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Van de Putte offered the following amendment to the bill:

Floor Amendment No. 31

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION _____. The changes in law made by this Act do not take effect unless:

(1) the comptroller determines that the legislature has appropriated the amount of money to the appropriate entities that is necessary to fully fund the implementation of this Act; and

(2) the secretary of state certifies that the secretary of state and each county have complied with the changes in law made by this Act or have developed the training and information required by this Act and have prepared to implement the changes in law made by this Act, as applicable.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 31 was tabled by the following vote: Yeas 19, Nays 11.

Yeas: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Watson offered the following amendment to the bill:

Floor Amendment No. 32

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumber subsequent SECTIONS accordingly:

SECTION _____. This Act does not make an appropriation. This Act takes effect only if a specific appropriation for the implementation of the Act is provided in a general appropriations act of the 82nd Legislature.

WATSON
RODRIGUEZ

The amendment to SB 14 was read and was adopted by the following vote: Yeas 30, Nays 0.

Absent-excused: Uresti.
Senator West offered the following amendment to the bill:

Floor Amendment No. 33

Amend SB 14 as follows:
(1) In SECTION 23 of the bill, page 12, line 18, strike "Subsection (b)" and substitute "Subsections (b) and (c)".
(2) In SECTION 23 of the bill, page 12, add Subsection (c), to read as follows:
"(c) If after the passage of the General Appropriation Act, 82nd Legislature, the funding provided to school districts through the Foundation School Program or direct distribution to the districts is not sufficient to maintain the current pay distribution per teacher and to maintain an equal number of teachers in the districts, this bill has no effect."

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 33 was tabled by the following vote: Yeas 19, Nays 11.

Yeas: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator West offered the following amendment to the bill:

Floor Amendment No. 34

Amend SB 14 (filed version) as follows:
(1) In SECTION 23 of the bill, page 12, line 18, strike "Subsection (b)" and substitute "Subsections (b) and (c)".
(2) In SECTION 23 of the bill, page 12, add Subsection (c), to read as follows:
"(c) This Act takes effect only if the legislature appropriates or otherwise provides sufficient funds to defray the costs associated with the duties and activities imposed on counties under the Act. No county funds derived from local revenue may be expended to implement this Act."

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 34 was tabled by the following vote: Yeas 19, Nays 11.

Yeas: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.
Senator Patrick offered the following amendment to the bill:

Floor Amendment No. 35

Amend SB 14 (senate committee printing) as follows:

(1) Add the following appropriately numbered SECTIONS to the bill and renumber the remaining SECTIONS of the bill accordingly:

SECTION _____, Section 13.002, Election Code, is amended by adding Subsection (i) to read as follows:

(i) An applicant who wishes to receive an exemption on the basis of disability from the requirements of Section 63.001(b) must include a certification from a physician that the person has a disability as defined by Section 21.002, Labor Code, with the person’s application.

SECTION _____, Section 15.001, Election Code, is amended by adding Subsection (c) to read as follows:

(c) A certificate issued to a voter who meets the certification requirements of Section 13.002(i) must contain an indication that the voter is exempt from the requirement to present identification other than the registration certificate before being accepted for voting.

(2) In SECTION 7 of the bill, strike added Section 63.001(h) (page 2, lines 51 through 57) and substitute the following:

(h) The requirements for identification prescribed by Subsection (b) do not apply to a voter who presents the voter’s registration certificate on offering to vote and:

(1) was 70 years of age or older on January 1, 2012, as indicated by the date of birth on the voter’s registration certificate; or

(2) is disabled and the voter’s registration certificate contains the indication described by Section 15.001(c).

The amendment to SB 14 was read and was adopted by the following vote: Yeas 30, Nays 0.

Absent-excused: Uresti.

Senator Davis offered the following amendment to the bill:

Floor Amendment No. 36

Amend SB 14 as follows:

(1) Add the following appropriately numbered SECTIONS to the bill and renumber subsequent SECTIONS of the bill accordingly:

SECTION Effective September 1, 2011, Chapter 82, Election Code, is amended by adding Section 82.006 to read as follows:

Sec. 82.006. PERMANENT MAIL VOTER STATUS. (a) A qualified voter is eligible for permanent mail voter status if:

(1) the voter is disabled, as defined by secretary of state rule under Subsection (c); and

(2) the voter’s name is not on the suspense list.

(b) A voter having permanent mail voter status is entitled to receive a ballot to be voted by mail for every election other than a primary election.
(c) The secretary of state shall by rule define "disabled" for purposes of determining eligibility for permanent mail voter status.

SECTION 84.101. METHOD OF APPLICATION. (a) A qualified voter seeking permanent mail voter status may apply for the status at the time the voter registers to vote or at a polling place on election day or during early voting by personal appearance.

(b) The secretary of state shall adopt rules and forms to implement this section.

Sec. 84.102. SUBMITTING APPLICATION. An application indicating that the voter seeks to acquire permanent mail voter status is considered submitted for the first election following the date the application is submitted. A voter may not obtain permanent mail voter status for that election unless the voter timely submits the application to a voter registrar within the time provided by Subchapter A.

Sec. 84.103. ACTION BY VOTER REGISTRAR. (a) If a qualified voter eligible for permanent mail voter status submits an application under Section 84.101 stating a valid ground of eligibility, the voter registrar receiving the application shall:

(1) place the voter's name on a list of permanent mail voters; and

(2) notify the early voting clerks serving every authority that orders elections in the registrar's jurisdiction of the voter's permanent mail voter status.

(b) If the early voting clerk serving an authority receives notice under Subsection (a)(2), the early voting clerk and the clerk's successors shall provide a ballot to be voted by mail to the voter as required by this code for each general and special election ordered by the authority.

(c) An early voting clerk may not provide a ballot under Subsection (b) to a voter whose name appears on the suspense list.

Sec. 84.104. CANCELLATION. (a) A voter having permanent mail voter status may cancel an application for a ballot to be voted by mail at any time. The cancellation is effective for an election for which the voter timely cancels the application as provided by Section 84.032 and all subsequent elections. A voter who has canceled the voter's application under this subsection may apply for permanent mail voter status for a subsequent election.

(b) Following cancellation under Subsection (a), the applicable early voting clerk shall notify the early voting clerks serving every authority that orders elections in the clerk's jurisdiction of the cancellation.

Sec. 84.105. ADDITIONAL PROCEDURES. The secretary of state shall:

(1) prescribe any additional procedures necessary to implement this subchapter; and

(2) develop a system of notifying voters who are likely to be eligible for permanent mail voter status of the availability of that status for certain voters and the application procedure for acquiring that status.

SECTION 84.101. (a) Effective September 1, 2011, the secretary of state shall prescribe any procedures and develop a notification system under Section 84.105, Election Code, as added by this Act, but not later than January 1, 2012.
(b) The changes in law made by Section 82.006 and Subchapter C, Chapter 84, Election Code, as added by this Act, apply only to an election for which an application for a ballot to be voted by mail may not be submitted before January 1, 2012.

(2) In SECTION 23(a) of the bill (page 12, line 19), between "section" and the comma, insert "or as otherwise provided by this Act".

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 36 was tabled by the following vote: Yea 19, Nays 11.

Yea: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Davis offered the following amendment to the bill:

Floor Amendment No. 37

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION __. Subchapter A, Chapter 31, Election Code, is amended by adding Section 31.015 to read as follows:

Sec. 31.015. UNIFORM STATEWIDE VOTER REGISTRATION SYSTEM. The secretary of state shall establish a uniform statewide voter registration system to improve voter participation. The system must:

(1) include expanded voter registration outreach;

(2) establish more voter registration offices, especially in areas where the distance between offices is determined to be prohibitive;

(3) include statewide outreach to inform the voting age population of registration status, registration locations, and locations of precinct polling places;

(4) allow voters to verify and make corrections to their voter registration not less than 30 days before the date of an election;

(5) use voter assistance hotlines and websites that are operational at least 30 days before the date of an election; and

(6) establish ombudsmen at the state level to address cases of voter suppression, voter discrimination, or other abuse against voters.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 37 was tabled by the following vote: Yea 19, Nays 11.

Yea: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.

Absent-excused: Uresti.

Senator Davis offered the following amendment to the bill:

Floor Amendment No. 38

Amend SB 14 by adding the following appropriately numbered SECTION to the bill and renumbering subsequent SECTIONS of the bill accordingly:

SECTION ____. Section 16.036(a), Election Code, is amended to read as follows:

(a) Immediately after, but not later than the 30th day after the date a voter's registration is canceled under Section 16.031 [16.031(e)(2)], 16.032, 16.033, 16.0331, or 16.0332, the registrar shall deliver written notice of the cancellation to the voter.

The amendment to SB 14 was read.

On motion of Senator Fraser, Floor Amendment No. 38 was tabled by the following vote: Yeas 19, Nays 11.

Yea:s: Birdwell, Carona, Dewell, Duncan, Eilife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Davis offered the following amendment to the bill:

Floor Amendment No. 39

Amend SB 14 as follows:

(1) In SECTION 7 of the bill, add following language to the end of Section 63.001(h)(2), Election Code:

"(h) "Indigent" in this subsection has the meaning assigned by Section 51.947(c), Government Code.

(b) the voter in this subsection shall be provided a provision ballot as provided under Section 63.011."

(3) Strike SECTION 15 of the bill and add new SECTION 16 as follows:

Sec. 65.0541. PRESENTATION OF IDENTIFICATION FOR CERTAIN PROVISIONAL BALLOTS. (a) A voter who is accepted for provisional voting under Section 63.011 because the voter does not meet the identification requirements of Section 63.001(b) may, not later than the sixth day after the date of the election,

(1) present proof of identification to the voter registrar for examination by the early voting ballot board; or,
(2) per Section 63.001(b)(3), Election Code execute an affidavit before the
voter registrar affirming under penalties of perjury that the voter is indigent
(b) The secretary of state shall prescribe procedures as necessary to implement
this section.

The amendment to SB 14 was read.

Senator Davis withdrew Floor Amendment No. 39.

Senator Duncan offered the following amendment to the bill:

Floor Amendment No. 40

Amend SB 14 by striking SECTIONS 15 and 16 of the bill (filed version, page 9,
line 26, through page 10, line 17) and substituting the following:
SECTION 15. Section 65.054, Election Code, is amended by amending
Subsection (b) and adding Subsection (e) to read as follows:
(b) A provisional ballot [may] be accepted [only] if the board determines
that:
(1) [c] from the information in the affidavit or contained in public records,
the person is eligible to vote in the election and has not previously voted in
that election; and
(2) the person:
(A) meets the identification requirements of Section 63.001(b) in the
period prescribed under Section 65.054; or
(B) executes an affidavit under penalty of perjury stating that:
(i) the voter:
(1) is indigent and is unable to obtain proof of identification
without the payment of a fee; or
(2) has a religious objection to being photographed; and
(ii) has not been challenged or required to vote a provisional ballot
for any other reason.
(c) In this section, "indigent" has the meaning assigned by Section 51.941(c),
Government Code.
SECTION 16. Subchapter B, Chapter 65, Election Code, is amended by adding
Section 65.0541 to read as follows:
Sec. 65.0541. PRESENTATION OF IDENTIFICATION FOR CERTAIN
PROVISIONAL BALLOTS. (a) A voter who is accepted for provisional voting
under Section 63.011 because the voter does not meet the identification requirements
of Section 63.001(b) may, not later than the sixth day after the date of the election:
(1) present proof of identification described by Section 63.0101 to the voter
registrar for examination; or
(2) execute an affidavit described by Section 65.054(b)(2)(B) in the
presence of the voter registrar.
(b) The secretary of state shall prescribe procedures as necessary to implement
this section.
The amendment to SB 14 was read and was adopted by the following vote: Yea...
Case 2:13-cv-00193 Document 674-17 Filed in TXSD on 11/11/14 Page 121 of 129

Wednesday, January 26, 2011 SENATE JOURNAL 139

(2) a United States military identification card that contains the person's photograph that has not expired or has expired after the date of the most recent general election (form of identification containing the person's photograph that establishes the person's identity);

(3) a birth certificate or other document establishing birth that is admissible in a court of law that establishes the person's identity;

(4) United States citizenship certificate (or similar) issued to the person that contains the person's photograph; or

(5) a United States passport issued to the person that has not expired or has expired after the date of the most recent general election;

(6) official mail addressed to the person by name from a governmental entity;

(7) a copy of a current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of the voter; or

(8) any other form of identification prescribed by the secretary of state.

The amendment to SB 14 was again read.

On motion of Senator Fraser, Floor Amendment No. 15 was tabled by the following vote: Yea: Birdwell, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

Senator Davis offered the following amendment to the bill:

Floor Amendment No. 41

Amend SB 14 in SECTION 7 of the bill, in amended Section 63.001(c), Election Code (page 4, line 6), by adding after the period "If in determining whether a voter's name is on the list of registered voters the election officer determines that the voter's name on the documentation is substantially similar but does not match exactly the name on the list, the voter shall be accepted for voting as otherwise required by this section if the voter submits an affidavit stating that the voter is the person on the list of registered voters."

The amendment to SB 14 was read and was adopted by the following vote: Yea: 30, Nays 0.

Absent-excused: Uresti.

On motion of Senator Fraser and by unanimous consent, the caption was amended to conform to the body of the bill as amended.

Question — Shall SB 14 as amended be passed to engrossment?

AT Ease

The President at 7:28 p.m. announced the Senate would stand At Ease until 7:45 p.m.
IN LEGISLATIVE SESSION

The President at 7:57 p.m. called the Senate to order as In Legislative Session.

Question — Shall SB 14 as amended be passed to engrossment?

SB 14 as amended was passed to engrossment by the following vote: Yes 19, Nays 11.

Yea: Birdwell, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Hagar, Huffman, Jackson, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


Absent-excused: Uresti.

CO-AUTHOR OF SENATE BILL 272

On motion of Senator Zaffirini, Senator Hinojosa will be shown as Co-author of SB 272.

RESOLUTIONS OF RECOGNITION

The following resolutions were adopted by the Senate:

Memorial Resolutions

SR 93 by Watson, In memory of Spencer Lloyd Reid.

SR 103 by Ellis, In memory of Howard Daniel Boone of Austin.

SR 112 by Lucio, In memory of Luis Romero of Los Fresnos.

SR 113 by Lucio, In memory of David Saenz of Brownsville.

SR 114 by Rodriguez, In memory of John Baylor Van Vranken McKinney.


SR 120 by Wentworth, In memory of Dorothy Paula Levy Katz.

SR 121 by Wentworth, In memory of Geraldine "Jerry" Traugott of San Antonio.

SR 122 by Wentworth, In memory of Carol Baier Jansen of San Antonio.

SR 123 by Wentworth, In memory of Ladimer Gene Herold of San Antonio.

SR 124 by Wentworth, In memory of Marvin Selig of Seguin and San Antonio.

Congratulatory Resolutions

SR 92 by Watson, Recognizing Nancy McClintock on the occasion of her retirement from the City of Austin.

SR 94 by Watson, Recognizing Joe Gieselmann on the occasion of his retirement from the Travis County Transportation and Natural Resources department.
SR 95 by Watson, Recognizing Ira Iscoe of Austin on the occasion of his 90th birthday.

SR 96 by Watson, Recognizing Pat Murphy on the occasion of his retirement from the City of Austin.

SR 97 by Watson, Recognizing Forrest Nikorak on the occasion of his retirement from the City of Austin.

SR 98 by Birdwell, Recognizing Timothy Karcher for his contributions to his country.

SR 100 by West, Recognizing James Lawson for his work in the pursuit of peace and equal rights for all people.

SR 101 by West, Recognizing the Ingram family on the occasion of their 30th annual family reunion.

SR 102 by Dewell, Congratulating Celeste Prather-Young on receiving the 2010 Executive Director of the Year Award by Texas Court Appointed Special Advocates.

SR 107 by Whitmire, Recognizing Green Chapel African Methodist Episcopal Church on the occasion of its 100th anniversary.

SR 108 by Whitmire, Recognizing the Greenspoint Area Chapter of the International Association of Administrative Professionals on the occasion of their 59th annual meeting of the Texas-Louisiana Division.

SR 109 by Van de Putte, Recognizing Harmony Science Academy on the occasion of its 10th anniversary.

SR 116 by Rodriguez, Recognizing Jose F. Cardenas for his contributions to the profession of engineering.

Official Designation Resolutions

SR 104 by Birdwell, Harris, and Watson, Celebrating February 1, 2011, as Baylor University Day at the State Capitol.

SR 117 by Estes, Celebrating February 15, 2011, as Grayson County Day at the State Capitol.

SR 118 by Hinojosa and Lucio, Celebrating January 27, 2011, as The University of Texas–Pan American Day at the State Capitol.

ADJOURNMENT

On motion of Senator Whitmire, the Senate at 8:44 p.m. adjourned, in memory of Joe Limon Avila, John Paul Duncan, and Wesley J. Rice, until 8:45 p.m. today.
Appendix

Committee Report

The following committee report was received by the Secretary of the Senate:

January 25, 2011
Committee of the Whole Senate — SB 14
Resolutions Enrolled

January 25, 2011
SR 34, SR 48, SR 52, SR 55, SR 60, SR 72, SR 81, SR 82, SR 83, SR 84, SR 85,
SR 86, SR 87, SR 88, SR 89, SR 91
In Memory
of
James Paul Duncan
Senate Resolution 56

WHEREAS, The Senate of the State of Texas honors and commemorates the life of Dr. James Paul Duncan, who died June 9, 2009, at the age of 72; and

WHEREAS, James Paul Duncan was born January 19, 1937; he attended the University of Indiana, where he earned bachelor's and master's degrees in sociology and a doctorate in higher education administration; following his service as an officer in the United States Army, he began a long and distinguished career as an educator, counselor, and administrator, and

WHEREAS, Dr. Duncan joined the faculty of The University of Texas at Austin in 1970 as dean of students and associate professor in the Department of Educational Administration; he held numerous positions of leadership at the university, including vice president for student affairs and executive vice chancellor for academic affairs, a position he held for 14 years; and

WHEREAS, After retiring from administrative duties in 1997, he returned to teaching and was designated the Askel Smith Professor of Educational Administration; Dr. Duncan was noted for his ability to touch the lives of his students, often going out of his way to work with them and help them complete their degrees; and

WHEREAS, He also played a vital role in the creation of one of the nation's first comprehensive counseling centers for students at a major university; he was also part of a group that worked to expand The University of Texas System to South Texas with The University of Texas at Brownsville; he helped to guide the university through a turbulent political environment, and university leaders regularly sought his advice and counsel; and

WHEREAS, A man of vision, strength, and courage, he gave generously to others, and his dedication both to his students and to the betterment of the educational system of our state set an enduring example for all; now, therefore, be it

RESOLVED, That the Senate of the State of Texas, 82nd Legislature, hereby extend sincere condolences to the family and friends of Dr. James Paul Duncan; and, be it further

RESOLVED, That a copy of this Resolution be prepared for his family as an expression of deepest sympathy from the Texas Senate, and that when the Senate adjourns this day, it do so in memory of Dr. James Paul Duncan.

WATSON
SENATE JOURNAL
EIGHTIETH LEGISLATURE — REGULAR SESSION
AUSTIN, TEXAS

PROCEEDINGS

SIXTY-SECOND DAY
(Tuesday, May 15, 2007)

The Senate met at 11:25 a.m. pursuant to adjournment and was called to order by the President.

The roll was called and the following Senators were present: Averitt, Brimer, Carona, Deuell, Duncan, Ellis, Eltife, Estes, Fraser, Gallegos, Harris, Hegar, Hinojosa, Jackson, Janek, Lucio, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Shapleigh, Uresti, Van de Putte, Watson, Wentworth, West, Whitmire, Williams, Zaffirini.

The President announced that a quorum of the Senate was present.

The Reverend Neal Terwilliger, First Baptist Church, Taylor, offered the invocation as follows:

"Enter into His gates with thanksgiving and into His courts with praise: be thankful unto Him, and bless His name. For the Lord is good; His mercy is everlasting; and His truth endureth to all generations." (Psalms 100:4-5) Eternal God, we come before You today with praise and with thankful hearts. We ask Your hand of blessing to be upon this Senate today. May You give wisdom and guidance to all in attendance today, that they may continue to lead this great state to be a place of love, peace, and prosperity. Allow us to dwell together in unity and like-mindedness that Your favor may continue to shine upon us. May we bless You and not forget all Your benefits to us, Your children. Eternal Father, hear our prayers, we pray. Amen.

Senator Whitmire moved that the reading of the Journal of the proceedings of yesterday be dispensed with and the Journal be approved as printed.

The motion prevailed without objection.

CO-AUTHOR OF SENATE BILL 961

On motion of Senator Shapleigh, Senator Zaffirini will be shown as Co-author of SB 961.

CO-AUTHORS OF SENATE BILL 1292

On motion of Senator Nelson, Senators Carona, Estes, Harris, and Lucio will be shown as Co-authors of SB 1292.
CO-AUTHOR OF SENATE BILL 1764
On motion of Senator Uresti, Senator Hinojosa will be shown as Co-author of
SB 1764.

CO-AUTHOR OF SENATE JOINT RESOLUTION 43
On motion of Senator Nelson, Senator Lucio will be shown as Co-author of
SJR 43.

CO-SPONSORS OF HOUSE BILL 14
On motion of Senator Nelson, Senators Ellis, Gallegos, Hinojosa, Shapleigh,
Uresti, Van de Putte, Watson, West, Whitmire, and Zaffirini will be shown as
Co-sponsors of HB 14.

CO-SPONSOR OF HOUSE BILL 125
On motion of Senator Van de Putte, Senator Uresti will be shown as Co-sponsor
of HB 125.

CO-SPONSOR OF HOUSE BILL 1887
On motion of Senator Whitmire, Senator Patrick will be shown as Co-sponsor of
HB 1887.

CO-SPONSOR OF HOUSE BILL 3900
On motion of Senator Shapiro, Senator Van de Putte will be shown as
Co-sponsor of HB 3900.

CO-SPONSOR OF HOUSE BILL 3446
On motion of Senator Eltife, Senator Nelson will be shown as Co-sponsor of
HB 3446.

PHYSICIAN OF THE DAY
Senator Wentworth was recognized and presented Dr. Tamara Dominguez of San
Antonio as the Physician of the Day.

The Senate welcomed Dr. Dominguez and thanked her for her participation in the
Physician of the Day program sponsored by the Texas Academy of Family
Physicians.

MESSAGE FROM THE HOUSE
HOUSE CHAMBER
Austin, Texas
May 15, 2007

The Honorable President of the Senate
Senate Chamber
Austin, Texas

Mr. President:

I am directed by the House to inform the Senate that the House has taken the
following action:
THE HOUSE HAS PASSED THE FOLLOWING MEASURES:

SCR 73, Congratulating Eric R. Bittner for his selection as a 2007 Fellow by the John Simon Guggenheim Memorial Foundation.

SJR 20, Proposing a constitutional amendment providing for the issuance of additional general obligation bonds by the Texas Water Development Board to provide assistance to economically distressed areas.

THE HOUSE HAS CONCURRED IN SENATE AMENDMENTS TO THE FOLLOWING MEASURES:

HB 421 (137 Yeas, 0 Nays, 2 Present, not voting)
HB 716 (139 Yeas, 0 Nays, 2 Present, not voting)
HB 2683 (130 Yeas, 11 Nays, 2 Present, not voting)

THE HOUSE HAS REFUSED TO CONCUR IN SENATE AMENDMENTS TO THE FOLLOWING MEASURES AND REQUESTS THE APPOINTMENT OF A CONFERENCE COMMITTEE TO ADJUST THE DIFFERENCES BETWEEN THE TWO HOUSES:

HB 2261 (non-record vote)

House Conferees: Callegari - Chair/Aycock/Miles/O’Day/Taylor
Respectfully,
/s/ Robert Haney, Chief Clerk
House of Representatives

CONCLUSION OF MORNING CALL

The President at 11:30 a.m. announced the conclusion of morning call.

COMMITTEE SUBSTITUTE

HOUSE BILL 218 ON SECOND READING

Senator Fraser moved to suspend the regular order of business to take up for consideration CSHB 218 at this time on its second reading:

CSHB 218, Relating to requiring a voter to present proof of identification.

The motion prevailed by the following vote: Yeas 19, Nays 9.

Yea: Averitt, Brimer, Carona, Dewell, Duncan, Eltife, Estes, Fraser, Harris, Jackson, Janek, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.

Nay: Ellis, Gallegos, Hinojosa, Lucio, Shapleigh, Van de Putte, Watson, West, Zaffirini.

Absent: Hegar, Uresti, Whitmire.

The bill was read second time.

VERIFICATION OF VOTE

Senator Shapleigh called for a verification of the vote by which the regular order of business was suspended for CSHB 218.
The President instructed the Secretary of the Senate to call the roll.

The motion to suspend the regular order of business was lost by the following vote: Yeas 20, Nays 11. (Not receiving two-thirds vote of Members present)

Yeas: Averitt, Brimer, Carona, Deuell, Duncan, Eltife, Estes, Fraser, Harris, Hegar, Jackson, Janek, Nelson, Nichols, Ogden, Patrick, Seliger, Shapiro, Wentworth, Williams.


BILLS AND RESOLUTIONS SIGNED

The President announced the signing of the following enrolled bills and resolutions in the presence of the Senate after the captions had been read:


(Senator Brimer in Chair)

COMMITTEE SUBSTITUTE

SENATE JOINT RESOLUTION 67 ON SECOND READING

On motion of Senator Ogden and by unanimous consent, the regular order of business was suspended to take up for consideration CSSJR 67 at this time on its second reading:

CSSJR 67, Proposing a constitutional amendment authorizing the legislature to permit the Texas Transportation Commission, subject to legislative review and approval, to designate the area adjacent to a state highway project as a transportation finance zone and dedicating the proceeds of the state sales and use taxes imposed in a transportation finance zone to the Texas Mobility Fund for certain purposes.

The resolution was read second time.

Senator Ogden offered the following amendment to the resolution:

Floor Amendment No. 1

Amend CSSJR 67 in SECTION 1 of the bill, in proposed Subsection (e-1), as follows:

(1) On line 33, between "a" and "tax", insert "state"; and
(2) On line 40, strike "shall" and insert "may".

The amendment to CSSJR 67 was read and was adopted by a viva voce vote.

All Members are deemed to have voted "Yea" on the adoption of Floor Amendment No. 1.