GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1989

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HOUSE BILL 1302

Short Title: Residence for Registration.

(Public)

Sponsors: Representative Redwine.

Referred to: Judiciary.

April 12, 1989

A BILL TO BE ENTITLED

2	AN ACT TO CLARIFY THE QUESTION OF RESIDENCE FOR THE PURPOSE OF
3	VOTER REGISTRATION.

4 The General Assembly of North Carolina enacts:

Section 1. G.S. 163-57 reads as rewritten:

6 "§ 163-57. Residence defined for registration and voting.

All registrars and judges, in determining the residence of a person offering to register or vote, shall be governed by the following rules, so far as they may apply:

- 9 (1) That place shall be considered the residence of a person in which his habitation is fixed, and to which, whenever he is absent, he has the intention of returning.
 12 (1a) For the purposes of this Chapter, residence and domicile are
 - (1a) For the purposes of this Chapter, residence and domicile are synonymous. They are that place to which a person intends to return when absent therefrom and the place where that person intends to remain permanently, or for an indefinite length of time, or until some unexpected event shall occur to induce him to leave.
 - (2) A person shall not be considered to have lost his residence who leaves his home and goes into another state or county of this State, for temporary purposes only, with the intention of returning.
- 20 (3) A person shall not be considered to have gained a residence in any
 21 county of this State, into which he comes for temporary purposes only,
 22 without the intention of making such county his permanent place of
 23 abode.

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1	(4)	If a person removes to another state or county within this State, with	
2		the intention of making such state or county his permanent residence,	
3		he shall be considered to have lost his residence in the state or county	
4		from which he has removed.	
5	(5)	If a person removes to another state or county within this State, with	
6		the intention of remaining there an indefinite time and making such	
7		state or county his place of residence, he shall be considered to have	
8		lost his place of residence in this State or the county from which he has	
9		removed, notwithstanding he may entertain an intention to return at	
10		some future time.	
11	(6)	If a person goes into another state or county, or into the District of	
12	(0)	Columbia, and while there exercises the right of a citizen by voting in	
12		an election, he shall be considered to have lost his residence in this	
14		State or county.	
15	(7)	School teachers who remove to a county for the purpose of teaching in	
16	(\prime)	the schools of that county temporarily and with the intention or	
17		expectation of returning during vacation periods to live in the county	
18		in which their parents or other relatives reside, and who do not have	
19		the intention of becoming residents of the county to which they have	
20		moved to teach, for purposes of registration and voting shall be	
20 21		considered residents of the county in which their parents or other	
21		relatives reside.	
22	(8)	If a person removes to the District of Columbia or other federal	
23 24	(8)	territory to engage in the government service, he shall not be	
24 25		considered to have lost his residence in this State during the period of	
23 26		such service unless he votes there, and the place at which he resided at	
20 27		the time of his removal shall be considered and held to be his place of	
28		residence.	
28 29	(9)	If a person removes to a county to engage in the service of the State	
30	(\mathcal{I})	government, he shall not be considered to have lost his residence in the	
31		county from which he removed, unless he demonstrates a contrary	
32		intention.	
33	(10)	For the purpose of voting a spouse shall be eligible to establish a	
33 34	(10)	separate domicile."	
34 35	Sec. 2	2. G.S. 163-85 reads as rewritten:	
35 36		llenge procedure other than on day of primary or election.	
30 37		to Challenge; When Challenge May Be Made. – Any registered voter	
38	•	ay challenge the right of any person to register, remain registered voter	
30 39	•	No such challenge may be made after the close of the registration books,	
	•		
40 41	<u>^</u>	163-67, before each primary, general, or special election.	
41 42	. ,	enges Shall Be Made to the County Board of Elections. – Each	
	challenge shall be made separately, in writing, under oath and on forms prescribed by		
43	the State Board of Elections, and shall specify the reasons why the challenged voter is		
44	not entitled to fe	egister, remain registered, or vote. When a challenge is made, the board	

1	of elections shall cause the word 'challenged' to be written in pencil on the registration		
2	records of the voter challenged. The challenge shall be signed by the challenger and		
3	shall set forth the challenger's address.		
4	(c) Ground	ds for Challenge. – Such challenge may be made only for one or more	
5	of the following r	reasons:	
6	(1)	That a person is not a resident of the State of North Carolina, or	
7	(2)	That a person is not a resident of the county in which the person is	
8		registered, provided that no such challenge may be made if the person	
9		removed his residency and the period of removal has been less than 30	
10		days, or	
11		That a person is not a resident of the precinct in which the person is	
12		registered, provided that no such challenge may be made if the person	
13		removed his residency and the period of removal has been less than 30	
14		days, or	
15		That a person is not 18 years of age, or if the challenge is made within	
16		60 days before a primary, that the person will not be 18 years of age by	
17		the next general election, or	
18		That a person has been adjudged guilty of a felony and is ineligible to	
19		vote under G.S. 163-55(2), or	
20	. ,	(7) Repealed by Session Laws 1985, c. 563, ss. 11.1, 11.2, effective	
21		September 1, 1985.	
22		That a person is dead,	
23	. ,	That a person is not a citizen of the United States, or	
24		With respect to municipal registration only, that a person is not a	
25 26		resident of the municipality in which the person is registered.	
26 27		inary Hearing. – When a challenge is made, the county board of hadula a praliminary hearing on the aballenge, and shall take such	
27 28			
28 29	testimony under oath and receive such other evidence proffered by the challenger as		
30	may be offered. The burden of proof shall be on the challenger, and if no testimony is		
31	presented, the board shall dismiss the challenge. If the challenger presents evidence and if the board finds that probable cause exists that the person challenged is not qualified to		
32	vote, then the board shall schedule a hearing on the challenge.		
33		Facie Evidence That Voter No Longer Resides in Precinct. – The	
34		letter mailed by returnable first-class mail to the voter at the address	
35	listed on the voter registration card and returned because the person does not live at the		
36	address shall constitute prima facie evidence that the person no longer resides in the		
37	precinct. The fact that a person who has been registered in the precinct for more than a		
38	year has not maintained a general physical presence in the precinct for a period of at		
39	least seven months immediately prior to a challenge shall also constitute prima facie		
40	evidence that the person does not reside in the precinct."		
	evidence that the	person does not reside in the precinct."	
41		This act is effective upon ratification.	