THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1934 Session of 2014

INTRODUCED BY WHEATLEY, D. EVANS, DeLUCA, V. BROWN, GAINEY, HEFFLEY, KINSEY, KORTZ, D. MILLER, MUNDY, READSHAW, TALLMAN, YOUNGBLOOD, MILNE AND MCNEILL, JANUARY 6, 2014

REFERRED TO COMMITTEE ON STATE GOVERNMENT, JANUARY 6, 2014

AN ACT

1 2 3 4 5 6 7 8 9 10	Amending the act of June 3, 1937 (P.L.1333, No.320), entitled "An act concerning elections, including general, municipal, special and primary elections, the nomination of candidates, primary and election expenses and election contests; creating and defining membership of county boards of elections; imposing duties upon the Secretary of the Commonwealth, courts, county boards of elections, county commissioners; imposing penalties for violation of the act, and codifying, revising and consolidating the laws relating thereto; and repealing certain acts and parts of acts relating to
11 12	elections," in nomination of candidates, requiring drug screening for candidates for certain elective public offices.
13	The General Assembly of the Commonwealth of Pennsylvania
14	hereby enacts as follows:
15	Section 1. Section 913 of the act of June 3, 1937 (P.L.1333,
16	No.320), known as the Pennsylvania Election Code, amended or
17	added June 28, 1947 (P.L.1055, No.451), August 13, 1963
18	(P.L.707, No.379), December 2, 1976 (P.L.1221, No.269), July 21,
19	1979 (P.L.189, No.63) and October 8, 2004 (P.L.807, No.97), and
20	repealed in part December 12, 1984 (P.L.968, No.190), is amended
21	to read:
22	Section 913. Place and Time of Filing Nomination Petitions;

Drug Screening Results and Drug Screening Certificates of 1 2 Compliance; Filing Fees. -- (a) Nomination petitions in the case of candidates for the office of President of the United States, 3 United States Senator, Representative in Congress and for all 4 State offices, including senators, representatives and judges of 5 courts of record, for the office of delegate or alternate 6 7 delegate to National party conventions, and for the office of a 8 member of a State or National committee, shall be filed with the Secretary of the Commonwealth. Nomination petitions in all other 9 10 cases shall be filed with the county boards of election of the 11 respective counties. Nomination petitions for candidates for any 12 office to be voted for by the electors of any city, borough, 13 township, ward or school district which is situate in two or 14 more counties, shall be filed with the county board of the 15 county in which the major number of the registered electors of 16 such city, borough, township, ward or school district reside. 17 Immediately after the last day for such candidates to withdraw 18 and after they have cast lots for their position on the ballots 19 or ballot labels, the said county board shall certify to the 20 county board of each other county involved a list of the names, addresses and occupations of the candidates so filing nomination 21 petitions for each party, together with the order in which their 22 23 names are to appear upon the primary ballots or ballot labels, 24 and such other county board shall prepare the primary ballots or 25 ballot labels to be used in the portion of such city, borough, 26 township, ward or school district situate in such county accordingly. In addition to nomination petitions, all candidates_ 27 for any State, county, city, borough, incorporated town, 28 29 township, ward, school district, poor district or election district office, party office or party delegate or alternate 30

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shall file drug screening results and drug screening 1 certificates of compliance with the location in which the 2 3 nomination petitions are to be filed under this subsection. (b.1) Each person filing any nomination petition shall pay 4 for each petition, at the time of filing, a filing fee to be 5 determined as follows, and no nomination petition shall be 6 accepted or filed, unless and until drug screening results and a_ 7 8 drug screening certificate of compliance are filed for the person, if applicable, and until such filing fee is paid by a 9 certified check or money order or also by cash when filed with 10 the county board. All moneys paid on account of filing fees 11 12 shall be transmitted by the county board to the county treasurer 13 and shall become part of the General Fund. Certified checks or money orders in payment of filing fees shall be made payable to 14 15 the Commonwealth of Pennsylvania or to the county, as the case 16 may be, and shall be transmitted to the State Treasurer or to the county treasurer and shall become part of the General Fund. 17 18 There shall be no fee for filing drug screening results or drug 19 screening certificates of compliance. 20 If for the office of President of the United States, or 1.

21 for any public office to be filled by the electors of the State 22 at large, the sum of two hundred dollars (\$200.00).

2. If for the office of Representative in Congress, the sum24 of one hundred fifty dollars (\$150.00).

3. If for the office of judge of a court of record,
excepting judges to be voted for by the electors of the State at
large, the sum of one hundred dollars (\$100.00).

4. If for the offices of Senator or Representative in the
General Assembly, for any office to be filled by the electors of
an entire county, for the office of district councilman in a

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city of the first class and for any office other than school 1 2 district office to be filled by the electors of an entire city, 3 the sum of one hundred dollars (\$100.00), except as provided in paragraph 4.1. 4

4.1. If for nonschool board offices for any third class city 5 official, the sum of twenty-five dollars (\$25.00). 6

7 6. If for the office of delegate or alternate delegate to 8 National party convention, or member of National committee or member of State committee, the sum of twenty-five dollars 9 10 (\$25.00).

11 7. If for the office of constable, the sum of ten dollars 12 (\$10.00).

13 8. If for the office of district councilman in a city of the second class or the office of district justice, the sum of fifty 14 dollars (\$50.00). 15

16 (b.2) A filing fee shall not be paid for a nomination petition for any public office for which no compensation is 17 18 provided by law, nor for any nomination petition for any public 19 officer in any borough, town or township nor any party officer 20 except as provided above nor for any nomination petition for judge of election or inspector of elections. 21

(c) The filing fees herein provided for shall not be 22 23 refunded in the event of the withdrawal of any candidate named 24 in any petition, or for any other cause whatsoever.

25 (d) All nomination petitions, drug screening results and drug screening certificates of compliance shall be filed on or 26 before the tenth Tuesday prior to the primary. 27

28 (e) The office in which a nomination petition, drug 29 screening results and drug screening certificate of compliance 30 [is] <u>are</u> filed shall issue to the person filing the nomination 20140HB1934PN2844

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petition, and drug screening results and drug screening
certificate of compliance, if applicable, a receipt containing
the date and time of filing, the name of the candidate and the
office for which he is a candidate.

5 (f) Each person filing any nomination petition, and drug screening results and a drug screening certificate of 6 7 compliance, if applicable, for public office shall be given a 8 statement composed by the Secretary of the Commonwealth setting forth his duties under law to file pre-election and post-9 10 election campaign finance reports, and the penalties for 11 nonfiling. Each person filing shall also be given a form to file 12 expenses if the amount received or expended or liabilities 13 incurred shall exceed the sum of two hundred fifty dollars 14 (\$250), and a form containing a sworn statement that the amount received or expended or liabilities incurred do not exceed the 15 16 sum of two hundred fifty dollars (\$250), with written instructions prepared by the Secretary of the Commonwealth. 17 18 Within three weeks after such candidate has filed, the 19 appropriate supervisor shall mail the same forms and 20 instructions to such candidate by first class mail. 21 Petitions, drug screening results and drug screening certificates of compliance to be filed in the office of the 22 23 Secretary of the Commonwealth shall be received in said office 24 not later than 5 o'clock P.M. on the last day for filing same, and all petitions, drug screening results and drug screening 25 26 certificates of compliance to be filed with any county board of elections shall be received in said office not later than the 27

28 ordinary closing hour of said office on the last day for filing 29 same.

30 Section 2. The act is amended by adding sections to read: 20140HB1934PN2844 - 5 -

1	Section 913.1. Drug Screening of Certain Candidates(a)
2	Candidates for any State, county, city, borough, incorporated
3	town, township, ward, school district, poor district, election
4	district, party office or party delegate or alternate shall
5	submit, at their own expense, to a drug test no later than ten
6	(10) days before submitting a nomination petition under section
7	<u>913.</u>
8	Section 913.2. Drug Screening Certificate of Compliance
9	(a) Each candidate for any State, county, city, borough,
10	incorporated town, township, ward, school district, poor
11	district, election district, party office or party delegate or
12	alternate shall file, at the time of filing a nomination
13	petition under section 913, a drug screening certificate of
14	compliance stating that such candidate has been tested for
15	illegal drugs and prescription medication, which has not been
16	prescribed for the candidate.
17	(b) The drug screening certificate of compliance shall
18	include all of the following information:
19	(1) The name of the candidate.
20	(2) The home address of the candidate.
21	(3) The date the drug screening was administered.
22	(4) The name of the physician or health care facility that
23	administered the drug screening.
24	(5) The address of the physician or health care facility
25	that administered the drug screening.
26	(6) The license number of the physician or health care
27	facility that administered the drug screening.
28	(7) A sworn statement that all of the information contained
29	on the certificate of compliance is correct.
30	(8) The signature of the candidate.

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(9) The signature of the physician or health care

2 practitioner who administered the drug screening.

3 Section 3. Sections 1803, 1804, 1813 and 1814 of the act are 4 amended to read:

Section 1803. Refusal to Permit Inspection of Papers; 5 Destruction or Removal; Secretary of the Commonwealth. -- Any 6 Secretary of the Commonwealth, deputy, or employe of his office, 7 who shall refuse to permit the public inspection or copying as 8 authorized, except when in use in his office, by this act, of 9 any return, nomination petition, drug screening certificate of 10 <u>compliance</u>, certificate or paper, other petition, account, 11 contract, report or any other document or record in his custody 12 13 which, under the provisions of this act, is required to be open 14 to public inspection; or who shall destroy or alter, or permit 15 to be destroyed or altered, any such document or record during the period for which the same is required to be kept in his 16 17 office; or who shall remove any such document or record from his 18 office during said period, or permit the same to be removed, 19 except pursuant to the direction of any competent court or any 20 committee required to determine any contested primary or election, shall be guilty of a misdemeanor, and, upon conviction 21 thereof, shall be sentenced to pay a fine not exceeding one 22 23 thousand (\$1,000) dollars, or to undergo an imprisonment of not 24 less than one (1) month nor more than two (2) years, or both, in 25 the discretion of the court.

Section 1804. Refusal to Permit Inspection of Papers; Destruction or Removal; County Boards of Elections.--Any member, chief clerk or other employe of any county board of elections, who shall refuse to permit the public inspection or copying, as authorized by this act, of any general or duplicate return

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sheet, tally paper, affidavit, nomination petition, drug 1 2 screening certificate of compliance, certificate or paper, other 3 petition, witness list, account, contract, report or any other document or record in the custody of such county board which, 4 under the provisions of this act, is required to be open to 5 public inspection; or who shall destroy or alter, or permit to 6 be destroyed or altered, any such document or record during the 7 8 period for which the same is required to be kept in the office 9 of such county board; or who shall remove any such document or 10 record from the office of such county board during said period, or permit the same to be removed, except pursuant to the 11 12 direction of any competent court or any committee required to 13 determine any contested primary or election, shall be guilty of a misdemeanor, and, upon conviction thereof, shall be sentenced 14 15 to pay a fine not exceeding one thousand (\$1,000) dollars, or to 16 undergo an imprisonment of not less than one (1) month nor more than two (2) years, or both, in the discretion of the court. 17 18 Section 1813. False Signatures and Statements in Nomination Petitions and Papers and Drug Screening Certificates of 19 20 Compliance. -- If any person shall knowingly make a false statement in any affidavit required by the provisions of this 21 act, to be appended to or to accompany a nomination petition 22 23 [or] _ a nomination paper or a drug screening certificate of 24 compliance, or if any person shall fraudulently sign any name 25 not his own to any nomination petition [or]_ nomination paper or drug screening certificate of compliance, or if any person shall 26 fraudulently alter any nomination petition [or], nomination 27 28 paper or drug screening certificate of compliance without the 29 consent of the signers, he shall be guilty of a misdemeanor, and, upon conviction thereof, shall be sentenced to pay a fine 30

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1 not exceeding five hundred (\$500) dollars, or to undergo 2 imprisonment of not more than one (1) year, or both, in the 3 discretion of the court.

Section 1814. Nomination Petitions; Certificates and Papers; 4 Drug Screening Certificates of Compliance; Destruction; 5 6 Fraudulent Filing; Suppression. -- Any person who shall falsely 7 make any nomination certificate or drug screening certificate of 8 compliance, or who shall wilfully deface or destroy any nomination petition, nomination certificate [or], nomination 9 paper or drug screening certificate of compliance, or any part 10 11 thereof, or any letter of withdrawal, or who shall file any 12 nomination petition, nomination certificate [or], nomination 13 paper, drug screening certificate of compliance or letter of 14 withdrawal knowing the same, or any part thereof, to be falsely 15 made, or who shall suppress any nomination petition, nomination 16 certificate [or], nomination paper or drug screening certificate of compliance, or any part thereof, which has been duly filed, 17 18 shall be guilty of a misdemeanor, and, upon conviction thereof, 19 shall be sentenced to pay a fine not exceeding one thousand 20 (\$1,000) dollars, or to undergo an imprisonment of not more than 21 one (1) year, or both, in the discretion of the court. 22 Section 4. This act shall take effect in 60 days.

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