Testimony in Opposition to Virginia House Bill 1598, Documentary Proof of Citizenship for Voter Registration
Virginia Senate Privileges and Elections Committee
February 14, 2017

Thank you for the opportunity to submit testimony on this important voter registration issue. Project Vote is a nonpartisan, nonprofit organization dedicated to realizing the promise of American democracy so that every eligible citizen can register, vote, and cast a ballot that counts. Project Vote has particular expertise on issues related to voter registration, and among our core goals is the protection of voter registration drives. Because this bill would disenfranchise eligible citizens and severely burden voter registration drives, we urge you to defeat this measure and to instead focus on reforms that would expand and promote citizen participation in elections.

HB 1598 would require applicants to provide documentary proof of U.S. citizenship to register to vote in state and local elections. Applicants who do not provide proof of citizenship would only be allowed to vote in federal elections.

This bill would disenfranchise tens of thousands of eligible Virginians from voting in their state and local elections. In the few other states with documentary proof of citizenship requirements, tens of thousands of applicants in each state have been disenfranchised because of these laws.

- Following enactment of Arizona’s Proposition 200 (which included the state's documentary proof of citizenship law), over 31,000 individuals were initially rejected for voter registration in Arizona between January 2005 and September 2007 because of a failure to comply with Proposition 200’s requirements. Only about 11,000 of these individuals were subsequently able to register to vote.
- The Tucson Citizen reported that as of August 2006, Maricopa County had rejected 16% (4,903 of 28,467) of voter registration applications it had received that year, acknowledging that most of the rejected applicants likely were citizens who did not provide the documentation required by Proposition 200.
- In the litigation regarding Arizona’s proof of citizenship requirement which culminated in the Supreme Court case Arizona v. Inter Tribal Council of Arizona, Arizona produced no evidence that the remaining 20,000 individuals who were barred by Proposition 200 from registering to vote were non-citizens, as opposed to individuals who, for example, were unable to furnish the requisite documents or were otherwise unreasonably burdened.

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1 Order; Findings of Fact and Conclusions of Law at p. 13, Gonzalez v. Arizona, No. 2:06-cv-1268-ROS (D. Ariz. Aug. 20,
2 Id.
by Proposition 200’s documentation requirements.

- Proof of citizenship requirements have also prevented tens of thousands of applicants from registering in Kansas since going into effect in 2013.\(^4\)

The impact of these laws stems in part from the fact that many Americans lack the requisite ID to fulfill the requirements. Large percentages of Americans do not have a passport.\(^5\) Indeed, a recent survey found that as many as 5.7% of U.S. citizens – i.e., 11 million citizens – do not have a passport or birth certificate available.\(^6\) As shown below, these burdens are not borne equally between different segments of the population.

**Proof of citizenship requirements disproportionately disenfranchise and burden minority and low-income applicants as well as rural citizens, who have less access to proof of citizenship documents than other voters.** The below table demonstrates that certain segments of the U.S. population lack a passport or birth certificate in large numbers.\(^7\)

<table>
<thead>
<tr>
<th>Population Segment</th>
<th>Percent of Segment Surveyed Who Lack a Passport or Birth Certificate</th>
<th>Estimated Number of U.S. Citizens Who Lack a Passport or Birth Certificate</th>
</tr>
</thead>
<tbody>
<tr>
<td>65 or Older</td>
<td>7.4%</td>
<td>2.3 million</td>
</tr>
<tr>
<td>Earn Less than $25,000 per Year</td>
<td>8.1%</td>
<td>3 million</td>
</tr>
<tr>
<td>African Americans</td>
<td>8.9%</td>
<td>2 million</td>
</tr>
<tr>
<td>Residents of Rural Areas</td>
<td>9.1%</td>
<td>4.5 million</td>
</tr>
</tbody>
</table>


\(^5\) For instance, in the United States in 2014, 121,512,341 passports were in circulation and the number of eligible voters was 219,941,000. U.S. Department of State, Passport Statistics, [https://travel.state.gov/content/passports/en/passports/statistics.html](https://travel.state.gov/content/passports/en/passports/statistics.html); U.S. Census, Table 1 Reported Voting and Registration, by Sex and Single Years of Age: November 2014 (July 2015), [http://www.census.gov/data/tables/time-series/demo/voting-and-registration/p20-577.html](http://www.census.gov/data/tables/time-series/demo/voting-and-registration/p20-577.html). Therefore, assuming every passport in circulation in 2014 was provided to a citizen of voting age, the number of passports in circulation would only account for 55% of the voting eligible population. In reality, however, the percentage of the voting eligible population with a passport is likely well below 55% because passports are also issued to minors who cannot vote.


\(^7\) Greenstein at 1-2. The survey also found that 9.2% of citizens who did not earn a high school diploma also lacked a passport or birth certificate. *Id.* at 1.
This bill will hobble community-based voter registration drives, which serve as critical intermediaries between states and citizens who are alienated from the political process.

This bill would significantly hamper voter registration drives because many citizens, especially low-income and racial-minority citizens, either do not have citizenship documents or do not carry citizenship documents like passports and birth certificates with them regularly. And even for those citizens that do have documents with them, at some registration locations (e.g., public transit facilities, such as bus stops), it is not even feasible to have a dependable source of electricity, much less operate a photocopier, making collecting these documents practically impossible.

Reduced voter registration through drives is a known consequence of such impracticalities. For instance, in Maricopa County (Arizona’s largest county), registration through voter registration drives plummeted 44% between the years prior to and immediately following Proposition 200. Throughout Arizona, new voter registrations attributable to community drives have remained low – 11% in 2007-2008, 5% in 2009-2010, and 6% in 2011-2012.

Similarly, after Kansas’s documentary proof of citizenship law went into effect in 2013, the League of Women Voters’ local Kansas affiliates’ registration activities were limited, hindered, or stopped entirely because citizens the organization sought to assist to register could not produce documentary proof of citizenship or would have great difficulty doing so.

This bill would likely cost Virginia significant funds in prolonged litigation. Litigation challenging various aspects of the laws in the two states currently enforcing proof of citizenship requirements, Arizona and Kansas, has lasted years. The General Assembly should focus on policies that expand the opportunities for eligible citizens to have a voice, rather than spending time enacting burdensome policies that are likely to become mired in costly litigation.

In addition, this bill would make Virginia an outlier among states and would burden voter registrars by requiring the administration of a system to allow persons who register without proof of citizenship to vote in federal elections and not state or local elections. The bill, apparently seeking to circumvent the National Voter Registration Act of 1993, places its

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8 Maricopa County Recorder’s Information Center, All Voter Registrations By Source Month (1999-2007).
requirements only on state and local elections, and not federal elections. It would require an unnecessarily complicated election administration system of the state’s own making. In addition, Virginia would be among only a small handful of states with proof of citizenship requirements.

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Thank you for the opportunity to provide this testimony on behalf of Project Vote. Should you wish to contact me regarding this bill, please contact Michelle Kanter Cohen, Election Counsel, at 202-546-4173 ext. 309 or email mkantercohen@projectvote.org.