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Proposed amendment to SB 453 (or another election bill)
Larry Lomax, Clark County Registrar of Voters

The following language was worked out with the district attorney's office. It is wordy, but attempts to alleviate fears that a runaway clerk will arbitrarily decide to cancel voters.

New subsection to be added to NRS 293.540:

The county clerk may cancel any registration if, after consultation with the district attorney, the clerk determines that there is probable cause to believe that information in the registration regarding the name or residence of the voter is fraudulent. If insufficient time before a pending election exists to complete the notice process provided in subsection 3 of this statute, the clerk shall place an affidavit of cancellation with the poll records. Said affidavit shall set the grounds for the cancellation. If the voter appears to vote at the election next following the cancellation, the voter shall be allowed to vote if the voter provides official proof of identity and address consistent with the cancelled registration. Upon receipt of a mail or absentee ballot from the voter whose registration was cancelled pursuant to this subsection, such ballot shall be segregated until the voter responds to the mailed notice and provides official proof of identity and residence consistent with the cancelled registration.