missions; defining the powers and duties of the Governor and other executive and administrative officers, and of the several administrative departments, boards, commissions, and officers; fixing the salaries of the Governor, Lieutenant Governor, and certain other executive and administrative officers; providing for the appointment of certain administrative officers, and of all deputies and other assistants and employes in certain departments, boards, and commissions; and prescribing the manner in which the number and compensation of the deputies and all other assistants and employes of certain departments, boards and commissions shall be determined," permitting the Department of Public Welfare to provide day care services.

The Administrative Code of 1929.

Subsection (a), section 2329, act of April 9, 1929, P. L. 177, amended June 15, 1961, P. L. 426, further amended. The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Subsection (a) of section 2329, act of April 9, 1929 (P. L. 177), known as "The Administrative Code of 1929," amended June 15, 1961 (P. L. 426), is amended to read:

Section 2329. Purchase of Services.—The Department of Public Welfare shall have the power:

(a) Whenever the General Assembly shall have appropriated money to the department for public welfare purposes, to purchase necessary services for individuals entitled to such services at rates not exceeding those charged the general public or actual cost, such services may be purchased directly from agencies or institutions conforming to minimum standards established by the department or by law, or the department may reimburse local public agencies which purchase such services from such agencies or institutions. [This] *Except for day care services, this* subsection shall not be interpreted to include the direct provision by the department of services to dependent or neglected children.

\* \* \* \* \*

APPROVED—The 14th day of August, A. D. 1963.

#### WILLIAM W. SCRANTON

#### No. 432

#### AN ACT

Amending the act of March 30, 1937 (P. L. 115), entitled "An act to provide for the permanent personal registration of electors in cities of the first class as a condition of their right to vote at elections and primaries, and their enrollment as members of political parties as a further condition of their right to vote at primaries; prescribing certain procedure for the conduct of elections and primaries and the challenge and proof of qualifications of electors; and prescribing the powers and duties of citizens, parties, bodies of electors, registration commissions, commissioners, registrars, inspectors of registration and other appointees of registration commission, election officers, municipal officers, departments and bureaus, police officers, courts, judges, prothonotaries, sheriffs, county commissioners, peace officers, county treasurers, county controllers, registrars of vital statistics, real estate brokers, rental agents, certain public service companies, persons, firms, and corporations operating vehicles for moving furniture and household goods, and boards of school directors; and imposing penalties," changing the method of personal registration and change of enrollment of political party by authorizing electors who are unable to go to their polling places because of illness or physical disability, and spouses and dependents of persons in military service, of persons in the Merchant Marine, religious and welfare groups officially attached to and serving with the Armed Forces, civilian Federal personnel overseas and their spouses and dependents to register and to change enrollment of political party by mail; providing that an elector may state his social security number; and further regulating the time within which certain qualified electors may register.

The General Assembly of the Commonwealth of Pennsylvania hereby enacts as follows:

Section 1. Subsection (k) of section 2, act of March 30, 1937 (P. L. 115), known as "The First Class City Permanent Registration Act," amended March 2, 1945 (P. L. 22), is amended to read:

Section 2. Definitions.— \* \* \*

(k) "Qualified elector" shall mean any person who shall possess all of the qualifications for voting now or hereafter prescribed by the Constitution of this Commonwealth, or who, being otherwise qualified by continued residence in his election district, shall obtain such qualifications before the next ensuing election, except that this term shall not include qualified electors [in actual military service] as hereinafter defined *in section 20.1*.

. . . . .

Section 2. Section 2 of the act is amended by adding, at the end thereof, four new subsections to read:

Section 2. Definitions.--\* \* \*

(v) The words "members of the Merchant Marine of the United States" means persons (other than persons in military service) employed as officers or members of crews of vessels documented under the law of the United States or of vessels owned by the United States or of vessels of foreign-flag registry under charter to or control of the United States, and persons (other than persons in military service) enrolled with the United States for employment or for training for employment or maintained by the United States for emergency relief service as officers or members of crews of any such vessels, but does not include persons so employed or enrolled for such employment or for training for employment or mainThe First Class City Permanent Registration Act.

Subsection (k), section 2, act of March 30, 1937, P. L. 115, amended March 2, 1945, P. L. 22, further amended.

Section 2 of act, amended by adding four new subsections (V), (w), (x) and (y). tained for such emergency relief on the Great Lakes or the Inland waterways.

(w) The word "dependent" means any person who is in fact a dependent.

(x) The words "person authorized to administer oaths" shall mean any person who is a commissioned officer in military service or any member of the Merchant Marine of the United States designated for this purpose by the Secretary of Commerce or any civilian official empowered by any State or Federal law to administer oaths.

(y) The words "in military service" shall mean the uniformed services as defined in section 102 of the Career Compensation Act of 1949 (63 Stat. 804, U. S. Code Title 37, Par 231).

Section 20.1 of act, added August 1, 1941, P. L. 702, amended. Section 3. Section 20.1 of the act, added August 1, 1941 (P. L. 702), is amended to read:

Section 20.1. Manner of Registration by Persons in Military Service, [A person in military service may in] Persons in the Merchant Marine, Persons in Religious and Welfare Groups Officially Attached to and Serving with the Armed Forces and Civilian Federal Personnel Overseas and their Spouses and Dependents.-In addition to any other method herein provided, the following persons may also be registered in the [following] manner hereinafter set forth under this section: (1) any person in military service, his spouse and dependents; or (2) any person in the Merchant Marine, his spouse and dependents; or (3) any person in religious and welfare groups officially attached to and serving with the Armed Forces, his spouse and dependents or (4) any person who is a civilian employe of the United States outside the territorial limits of the several states of the United States and the District of Columbia, whether or not such person is subject to the civil service laws and the Classification Act of 1949 and whether or not paid from funds appropriated by the Congress, his spouse and dependents.

(a) He may make application to the commission for a registration card. The commission is hereby authorized to consider a request for an absentee ballot from any person enumerated in this section as an application for a registration card and to cause to be forwarded to any such person, together with his absentee ballot and balloting material, a registration card, in duplicate, to be completed and sworn to or affirmed prior to or concurrently with the time of voting the absentee ballot: Provided, however, That the envelope containing such executed duplicate registration cards shall bear a postmark no later than the day of the primary or election for which

# the absentee ballot is being voted and shall be received at the office of the commission no later than the date as provided by law for the canvassing of absentee ballots.

(b) The registration card shall require the statement of, and shall provide sufficient space for the following information: (1) The surname of the applicant, (2) his Christian name or names, (3) his civilian occupation, if any [on the date of entering military service], (4) the street or road and number, if any, of his home residence [on] and the date of [entering military service] leaving same, (5) if his residence was a portion only of a house, the location or number of the room or rooms, apartment, flat or floor which he occupied, (6) the date his residence began at the place [at] which [he resided on the date of entering military service] is his home residence, (7) his home residence address when he last registered and the year of such registration, including any former registration under any other surname, (8) the sex of the applicant, (9) the color of the applicant, (10) the state or territory of the United States or the foreign country where he was born, (11) the date when, place where, and the court by which naturalized, and the number of the naturalization certificate, (12) if not naturalized personally, the name of father, mother or husband through whom naturalized, (13) whether he is unable by reason of illiteracy to read the names on the ballot or voting machine labels, (14) whether he has a physical disability which will render him unable to see or mark the ballot or operate the voting machine or to enter the voting compartment or voting machine booth without assistance, and, if so, his declaration of that fact and his statement of the exact nature of such disability, (15) the designation of the political party of the elector for the purpose of voting at primaries, (16) the affidavit of registration, as hereinafter prescribed, which shall be signed by the elector, attested by the signature of [the superior officer of the applicant or the judge of any court of record of the United States or of any state or territory thereof and dated by such superior officer or judge] any person authorized to administer oaths, (17) the height of the applicant in feet and inches, (18) the color of his hair, (19) the color of his eyes, (20) the date of his birth. Each registration card for registration by persons [in military service] registering under this section shall also have (21) a sufficient number of spaces thereon for the insertion by the commission, but not by the applicant, of the ward and election district, if any, in which the applicant resided on the date of [entering military service] leaving home residence and to which he may from time to time remove after [leaving military service] returning to his home residence, together with his street address in each such ward and district and the other data required to be given upon such removal, [(21)] (22) the date of each election and primary at which the applicant votes after registration, the number and letter, if any, of the stub of the ballot issued to him, or his number in the order of admission to the voting machines, and [(22)](23) the signature or initials of the election officer, commissioner, registrar or clerk, who enters the record of voting on the card: Provided, however, That the applicant may state (24) his social security number.

(c) In addition, the foregoing registration card shall contain the following affidavit:

### **REGISTRATION AFFIDAVIT**

I hereby swear or affirm that I am a citizen of the United States, that on the day of the next election I shall be at least twenty-one years of age, and shall have resided in the Commonwealth of Pennsylvania for one year (or having previously been a qualified elector or a native born citizen of the Commonwealth and having removed and returned, then six months) and in the election district [two months] sixty days, that [I am not in active military service under a requisition of the President of the United States or by the authority of the Commonwealth of Pennsylvania, that the military, naval, or air unit in which I am enrolled or commissioned is ...... with rank of ..... that] I have read (or have had read to me) the foregoing statements made in connection with my registration and that they are true and correct and that I am legally qualified to vote.

Signature of applicant for registration. Sworn to and subscribed before me this

Signature of [superior officer \*or judge of any court of record of the United States or any state or territory thereof, and statement of official position] any person authorized to administer oaths.

(d) Upon written application by any person [in military service] who may register under the provisions of this section to the registration commission having jurisdiction in the city in which the applicant resided on the date of [entering military service] leaving his home residence, a registration card, in the form herein prescribed, in duplicate, shall be mailed [, postage pre-

<sup>\* &</sup>quot;of" in original.

paid,] to the applicant at the address given in such application. Such person shall thereupon supply the information required on the registration card, in [triplicate] duplicate, and shall take the affidavit thereto, in [triplicate] duplicate, in the presence of [his superior officer or of any judge of a court of record of the United States or any state or territory thereof] any person authorized to administer oaths, and shall mail the same, in duplicate, [postage prepaid] to the registration commission from which it was procured.

(e) Registration in [this] the manner prescribed for by persons [in military service] registering under this section may be made at any time: [Provided, however, That if any registration card is received by any registration commission from any person in military service at any time when registration by personal appearance in the manner provided in section eighteen of this act could not be made under the provisions of section sixteen of this act, such application shall be retained by the commission until the beginning of the next period during which such registration by personal appearance could be made, and at such time the applicant, if otherwise entitled, shall be duly registered.]

(f) The status of any person [in military service] qualified to register under this section with respect to residence shall remain as the same [as it was when such person entered military service] home residence from which he is qualified to register: Provided, however, That if at the time of [entering military service] leaving such home address any person shall not have resided in Pennsylvania or in a particular election district thereof for a sufficient time to have been entitled to be registered, but by continued residence would have become so entitled, he shall be entitled to be registered at such time as he would have been so entitled had he not [entered military service] left such home address and had continued to reside where he then resided.

(g) Registration cards returned by persons [in military service] qualified to register under this section to any registration commission shall be examined by a member of the commission or any clerk or registrar [at a time and place when personal registrations are] upon being received [, and such member of the commission, clerk or registrar shall announce in the hearing of all present the name of the person in military service who has thus offered to register and the address of his residence on the date of entering military service]. The right of such person [in military service] to be registered shall not be subject to challenge for any reason other than failure to have mailed the commission a properly completed registration card. If the commission finds

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the registration card not properly completed it shall reject it in the manner hereinafter provided.

Act amended by adding a new section 20.2.

Section 4. The act is amended by adding, after section 20.1, a new section to read:

Section 20.2. Manner of Absentee Registration by Certain Ill or Disabled Electors.—Any elector who is unable to appear in person to register because of illness or physical disability may, in addition to any other method herein provided, also be registered in the following manner:

(a) He may make application to the commission for a registration card.

(b) The registration card shall require the statement of, and shall provide sufficient space for the following information: (1) The surname of the applicant, (2) his Christian name or names, (3) his occupation, if any, (4) the street or road and number of his residence, (5)if his residence is a portion only of a house, the location or number of the room or rooms, apartment, flat or floor which he occupies, (6) the date his residence began at the place at which he resides, (7) his residence address when he last registered and the year of such registration, including any former registration under any other surname, (8) the sex of the applicant, (9) the color of the applicant, (10) the state or territory of the United States or the foreign country where he was born, (11) the date when, place where, and the court by which naturalized, and the number of the naturalization certificate, (12) if not naturalized personally the name of father, mother or husband through whom naturalized, (13) whether he is unable by reason of illiteracy to read the names on the ballot or on voting machine labels. (14) whether he has a physical disability which will render him unable to see or mark the ballot or operate the voting machine or to enter the voting compartment or voting machine booth without assistance and, if so, his declaration of that fact and his statement of the exact nature of such disability, (15) the designation of the political party of the elector for the purpose of voting at primaries. (16) the affidavit of registration as hereinafter prescribed which shall be signed by the elector attested by the signature of any person authorized to administer oaths or affirmations, (17) the height of the applicant in feet and inches, (18) the color of his hair, (19) the color of his eyes, (20) the date of his birth. Each registration card for electors registering in the manner prescribed by this section shall also have a sufficient number. of spaces thereon for the insertion of (21) the ward and election district, if any, in which the applicant resides

and to which he may, from time to time, remove together with his street address in each such ward and district and the other data required to be given upon such removal, (22) the date of each election and primary at which the applicant votes after registration, the number and letter, if any, of the stub of the ballot issued to him or his number in the order of admission to the voting machines, and (23) the signature or initials of the election officer, commissioner, registrar or clerk, who enters the record of voting on the card: Provided, however, That the applicant may state (24) his social security number.

(c) In addition, the foregoing registration card shall contain the following affidavit:

# **REGISTRATION AFFIDAVIT**

I hereby swear or affirm that I am a citizen of the United States, that on the day of the next election I shall be at least twenty-one years of age, and shall have resided in the Commonwealth of Pennsylvania for one year (or having previously been a qualified elector or a native born citizen of the Commonwealth and having removed and returned, then six months), and in the election district sixty days, that I am now legally entitled to register under this section by virtue of being ill or disabled, that I am legally qualified to vote, that I have read (or have had read to me) the foregoing statements made in connection with my registration, and that they are true and correct.

Signature of applicant for registration.

administer oaths or affirmations.

(d) Upon written application by an elector in the manner prescribed by this section to the registration commission having jurisdiction in the city in which the applicant resides, a registration card in the form herein prescribed, in duplicate, shall be mailed, postage prepaid, to the applicant at the address given in such application. Such elector shall thereupon supply the information required on the registration card, in duplicate, and shall take the affidavit thereto, in duplicate, in the presence of any person authorized to administer oaths or affirmations and shall have delivered or mail the same, in duplicate, to the registration commission from which it was procured. (e) Registration in the manner prescribed by this section may be made at any time. If any registration card is received by any registration commission from any elector so registering any time when registration by personal appearance in the manner provided in section 20 of this act could not be made under the provisions of section 17 of this act, such application shall be retained by the commission until the beginning of the next period during which such registration by personal appearance could be made and at such time the applicant, if otherwise entitled, shall be duly registered.

(f) Registration cards returned by electors registering in the manner prescribed by this section to any registration commission shall be examined by a member of the commission or any clerk or registrar at a time and place when personal registrations are being received and such member of the commission, clerk or registrar shall announce in the hearing of all present the name and address of the elector who has thus offered to register. The right of such elector to be registered shall be subject to challenge in like manner and for the same causes as set forth in section 22 of this act. If the commission finds the registration card not properly completed, it shall reject it in the manner hereinafter provided.

Subsection (a), section 30 of act, amended August 1, 1941, P. L. 702, and July 31, 1941, P. L. 710, further amended.

Section 5. Subsection (a) of section 30 of the act, amended August 1, 1941 (P. L. 702) and July 31, 1941 (P. L. 710), is amended to read:

Section 30. Change of Party Enrollment; Notice Change of Enrollment of Political Party; Cancellation of Party Enrollment; Persons Suffering Disability After Registration to Have Fact Recorded; Cancellation.-(a) The commission shall provide change of party enrollment notices, which it shall cause to be available for the convenient use of registered electors. Those notices shall be printed upon cards and shall contain spaces wherein shall be recorded under oath-(1) the street and number of the elector's residence; (2) his ward and election district; (3) the political party in which he is enrolled; (4) the political party in which he desires to be enrolled; (5) the signature of the elector; (6) the serial number of his registration card. Any person [in military service] who is duly registered and is a member of any of the categories enumerated in sections 20.1 and 20.2 herein who desires to change his party enrollment shall be permitted to do so by addressing to the commission a signed written application under oath taken and subscribed to before any [commissioned officer of the military or naval forces, either within or without the Commonwealth, or before any officer of this or any other

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state or territory of the United States] person authorized to administer oaths. The application shall be sent by the applicant, if outside the continental limits of the United States by registered mail, return receipt required, otherwise by certified mail, return receipt required, and [request] shall also contain a statement that such person is at the time of making the application absent from his residence [in military service] or is ill or disabled. If, upon examination, the signature appears authentic and the application \*conforms to the provisions of this section, the enrollment shall be changed in accordance with the application.

Section 6. This act shall take effect January 1, 1964. Effective date.

APPROVED-The 14th day of August, A. D. 1963.

WILLIAM W. SCRANTON

# No. 433

# AN ACT

Requiring, with limitations, that insurance policies insuring against loss occurring in connection with motor vehicles provide protection against certain uninsured motorists.

The General Assembly of the Commonwealth of Penn- Liability insursylvania hereby enacts as follows:

Section 1. No policy of insurance insuring against loss resulting from liability imposed by law for bodily injury or death suffered by any person arising out of the ownership, maintenance or use of a motor vehicle shall be delivered or issued for delivery in this State with respect to any motor vehicle registered or principally garaged in this State, unless coverage is provided therein or supplemental thereto in limits for bodily injury or death as are fixed from time to time by the General Assembly in section 1421 of article XIV. of "The Vehicle Code," act of April 29, 1959 (P. L. 58), under provisions approved by the Insurance Commissioner, for the protection of persons insured thereunder who are legally entitled to recover damages from owners or operators of uninsured motor vehicles because of bodily injury, sickness or disease, including death resulting therefrom: Provided, however, That the named insured shall have the right to reject such coverage in writing: And provided further, That unless the named insured requests such coverage in writing, such coverage

ance.

Certain policies insuring against loss in connection with motor vehicles to provide protection against certain uninsured motorists.

<sup>\* &</sup>quot;conform" in original.