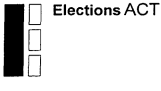
Your enrolment as at Polling Day was:

Please complete sections 1, 2 and 3 and return in the envelope provided.
PLEASE PRINT

Section	Name of elector . Daytime phone contact ( )	
1.	Current residential address	
When answ	vering section 2 complete either Part A, Part B or Part C.	
Section	A. If you DID vote complete this part.	
2	EITHER Write the name of the polling place at which you voted OR Tick the box if you voted by post.	
	OR	
	B. If you DID NOT vote and believe you have a valid and sufficient reason complete this part (I will advise you if your reason is not acceptable.)	
	I did not vote because	
	OR	
	C. If you DID NOT vote and wish to pay the penalty of \$20 and finalise the matter complete this part.	
	Method of payment:	
	Cash (Counter Payments ONLY)	
	Cheque or money order (made payable to 'Receiver of Public Monies')	
	Note Payment of the \$20 penalty fully discharges any liability in relation to your apparent failure to vote. No further proceedings can be taken against you and you will not be regarded as having been convicted of an offence. However, if for any reason your cheque is not honoured by your bank it will be deemed that payment of the penalty has not been made.	
Section	Signature of elector or person acting on his or her behalf    If this form is completed by another person acting on behalf of the elector please print your name below your signature.	
3.		

Address for correspondence. ACT Electoral Commission PO Box 272 CIVIC SOUARE ACT 2608



1 Constitution Avenue CANBERRA CITY ACT 2601

Telephone: (06) 20 50033

## Apparent Failure to Vote

Electoral Act 1992 Section 129

#### Dear Elector

According to my records it appears that you did not vote at the 1995 ACT Legislative Assembly Election and Referendum held on Saturday 18 February 1995.

In order to resolve this matter would you please complete the form on the back of this notice and return it to me by 31st May 1995. If the elector to whom this letter is addressed is absent or incapacitated this form may be completed by another person acting on his or her behalf.

Please complete all 3 sections. When answering section 2 complete only one of the following parts:

• Part A if you DID VOTE;

OR

 Part B if you DID NOT VOTE and believe you have a valid and sufficient reason for not voting;

OR

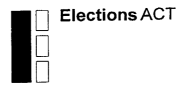
Part C if you DID NOT VOTE and wish to pay the \$20 penalty and finalise the matter.
 This payment fully discharges you of any liability and you will not be regarded as having been convicted of an offence.

I wish to advise you that it is an offence to fail to vote at an election without a valid and sufficient reason, and the penalty for failing to vote is \$20 if paid to the ACT Electoral Commission, or a maximum of \$50 (plus any court costs) if the matter is dealt with by the Court.

If you do not respond to this notice by the due date I am obliged to have the matter dealt with by a Court.

Thank you for your co-operation.

Address for correspondence ACT Electoral Commission PO Box 272 CIVIC SQUARE ACT 2608



1 Constitution Avenue CANBERRA CITY ACT 2601 Telephone: (06) 20 50033

REMINDER
Apparent
Failure to Vote

Electoral Act 1992 Section 129

### Dear Elector

I wrote to you on 8 May 1995 advising you that according to my records it appears that you did not vote at the 1995 ACT Legislative Assembly Election and Referendum held on Saturday 18 February 1995. I have not received a reply from you to my earlier letter.

In order to resolve this matter would you please complete the form on the back of this notice and return it to me by 21st June 1995. If the elector to whom this letter is addressed is absent or incapacitated this form may be completed by another person acting on his or her behalf.

Please complete all 3 sections. When answering section 2 complete only one of the following parts:

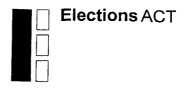
- Part A if you DID VOTE;
  - OR
- Part B if you DID NOT VOTE and believe you have a valid and sufficient reason for not voting;
   OR
- Part C if you **DID NOT VOTE** and wish to pay the \$20 penalty and finalise the matter. This payment fully discharges you of any liability and you will not be regarded as having been convicted of an offence.

I wish to advise you that it is an offence to fail to vote at an election without a valid and sufficient reason, and the penalty for failing to vote is \$20 if paid to the ACT Electoral Commission, or a maximum of \$50 (plus any court costs) if the matter is dealt with by the Court.

If you do not respond to this notice by the due date I am obliged to have the matter dealt with by a Court.

Thank you for your co-operation.

Address for correspondence ACT Electoral Commission PO Box 272 CIVIC SQUARE ACT 2608



1 Constitution Avenue CANBERRA CITY ACT 2601 Telephone. (06) 20 50033

# PROSECUTION Failure to Vote

Electoral Act 1992 Section 129

### Dear Elector

I have written to you twice in respect of your apparent failure to vote at the 1995 ACT Legislative Assembly Election and Referendum held on Saturday 18 February 1995.

I have not received a reply to either the first notice or the reminder notice.

In order to resolve this matter would you please complete the form on the back of this notice and return it to me by 1 August 1995. If the elector to whom this letter is addressed is absent or incapacitated this form may be completed by another person acting on his or her behalf.

Please complete all 3 sections. When answering section 2 complete only one of the following parts:

- Part A if you DID VOTE;
   OR
- Part B if you DID NOT VOTE and believe you have a valid and sufficient reason for not voting;
   OR
- Part C if you DID NOT VOTE and wish to pay the \$20 penalty and finalise the matter. This
  payment fully discharges you of any liability and you will not be regarded as having been
  convicted of an offence.

I wish to remind you that it is an offence to fail to vote at an election without a valid and sufficient reason. The penalty for failing to vote is \$20 if paid to the ACT Electoral Commission, or a maximum of \$50 (plus any court costs) if the matter is dealt with by the Court.

If you wish to avoid court proceedings, please complete the back of this notice and return it to me. If I do not receive a reply from you by 1 August 1995 I will conclude that you wish to have the matter dealt with by a Court.

Thank you for your co-operation.