Prior to 1977, each of the 67 county supervisors of elections determined the voter identification requirements.

In 1977 the Florida Legislature required that every voter present an ID in order to vote. The Department of State dictated what those acceptable forms of ID could be. (We do not have a record of what that list consisted.)

In 1997, the Florida Legislature specifically added the voter registration identification card to the list of acceptable forms of identification. (It is possible it was already a state-approved ID.) The other forms of IDs are still dictated and prescribed by the Department of State.

In 1998, the Florida Legislature amended ss. 98.461, and 98.471, F.S., (the precursor to the identification requirements laid out in s. 101.043, F.S.) to require photo ID. Additionally, it eliminated the voter registration identification card from the list of acceptable forms of ID. The Legislature then added the Florida driver license and state ID cards to the list of acceptable photo IDs approved by the Department of State. See ss. 9 and 10 of chapter 98-129, Laws of Florida.

In 2003, the Florida Legislature renumbered s. 98.471, Florida Statutes, as s. 101.043, Florida Statutes, and stated 12 acceptable forms of photo ID at the polls:

- Florida driver's license.
- Florida identification card issued by the Department of Highway Safety and Motor Vehicles.
- United States passport.
- Debit or credit card.
- Military identification.
- Student identification.
- Retirement center identification.
- Neighborhood association identification.
- Public assistance identification.
- Veteran health identification card issued by the United States Department of Veterans Affairs.
- License to carry a concealed weapon or firearm issued pursuant to s. 790.06, Fla. Stat.
- Employee identification card issued by any branch, department, agency, or entity of the Federal Government, the state, a county, or a municipality.

If the photo ID does not contain the voter’s signature, the voter can provide another ID that includes the voter’s signature. See s. 101.043, Florida Statutes. The signature ID does not have to be one of the photo IDs.

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In Florida, if someone does not bring one of the acceptable forms of photo IDs to the polls, he or she can still vote a provisional ballot. In those cases, the voter will not have to bring in further proof/evidence in order for his or her ballot to count. If the voter is determined to be registered and eligible, not to have voted elsewhere or previously, and to have voted in his or her proper precinct, the provisional ballot must be counted. See s. 101.048, Florida Statutes; R1S-2.037, Florida Administrative Code.