7847

IN SENATE

June 13, 2014

Introduced by Sen. GOLDEN -- read twice and ordered printed, and when printed to be committed to the Committee on Elections

AN ACT to amend the election law, in relation to the form of ballots; and to repeal certain provisions of such law relating thereto

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Sections 7-104, 7-106 and 7-126 of the election law are 2 REPEALED and two new sections 7-104 and 7-105 are added to read as 3 follows:

S 7-104. BALLOTS; FORM OF; GENERAL, PRIMARY; SPECIAL ELECTIONS. 4 1. 5 (A) ALL PAPER BALLOTS OF THE SAME KIND FOR THE SAME POLLING PLACE SHALL 6 BE IDENTICAL IN FORM AND CONTENT, EXCEPTING THE NAMES OF INDIVIDUAL 7 CANDIDATES AND LOCAL REFERENDA, PROPOSITIONS OR INITIATIVES, WHETHER OR 8 NOT SUCH BALLOTS SHALL BE COUNTED BY VOTING MACHINE, BALLOT SCANNER OR OTHER METHOD. A DIFFERENT, BUT IN EACH CASE UNIFORM STYLE AND SIZE OF 9 10 TYPE, SHALL BE USED FOR PRINTING THE NAMES OF CANDIDATES, THE TITLES OF 11 OFFICES, AND POLITICAL DESIGNATIONS.

12 (B) SAMPLE BALLOT SHALL BE CLEARLY DISTINGUISHABLE BY SIZE, COLOR AND 13 MARKING "SAMPLE BALLOT" IN TYPE SUFFICIENT TO COVER THE ENTIRE FACE OF 14 THE BALLOT, TO AVOID ERROR.

PAPER BALLOTS TO BE COUNTED BY A BALLOT SCANNER MAY 15 (C) WHICH ARE CONSIST OF TWO OR MORE SHEETS WHICH ARE DIVIDED INTO PERFORATED SECTIONS 16 WHICH CAN BE SEPARATED AT THE TIME THE BALLOT IS SCANNED. BALLOTS 17 SHALL PRINTED ON PAPER OF A QUALITY AND WEIGHT SPECIFIED IN THE VOTING 18 BE 19 SYSTEMS' TECHNICAL REQUIREMENTS DOCUMENTATION, OR AS DETERMINED ΒY THE 20 STATE BOARD OF ELECTIONS CERTIFICATION OF SUCH VOTING SYSTEMS.

21 2. (A) ALL BALLOTS SHALL BE PRINTED IN BLACK INK AND/OR DISPLAYED IN A 22 FORMAT AND ARRANGEMENT OF SUCH UNIFORM SIZE AND STYLE IN AS PLAIN AND 23 CLEAR A TYPE USING ONLY SANS SERIF PRINT FONTS, AS WILL, AT MINIMUM, FIT 24 ALL THE CANDIDATES FOR PUBLIC OFFICE ON A SINGLE FACE BALLOT, AND IF 25 CONSISTENT WITH THESE PROVISIONS, ANY AMENDMENTS, INITIATIVE OR PROPOSI-26 TIONS. IF NOT, THEN SUCH AMENDMENTS, INITIATIVES OR PROPOSITIONS SHALL 27 BE UPON A SEPARATE BALLOT SHEET. SUCH TYPE OR DISPLAY ON THE BALLOT

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 SHALL SATISFY ALL THE REQUIREMENTS AND STANDARDS SET FORTH PURSUANT TO 2 THE HELP AMERICA VOTE ACT.

3 (B) ALL BALLOTS SHALL USE SANS SERIF FONTS AND IN SUCH SIZE AS TO 4 MAXIMIZE LEGIBILITY. THE NAMES OF THE CANDIDATES SHALL BE PRINTED IN 5 CAPITAL LETTERS IN A LARGER BOLD TYPE FACE THAN OTHER MATTER.

6 (C) THE PARTY NAME OR OTHER DESIGNATION, AND A DESIGNATING LETTER AND 7 NUMBER SHALL BE AFFIXED TO THE NAME OF EACH CANDIDATE, OR, IN CASE OF 8 PRESIDENTIAL ELECTORS, TO THE NAMES OF THE CANDIDATES FOR PRESIDENT AND 9 VICE-PRESIDENT OF SUCH PARTY AND BE PRINTED IMMEDIATELY BELOW THE NAME 10 OF THE CANDIDATE IN SIMILAR TYPE BUT NOT BOLDED.

EACH OFFICE SHALL OCCUPY AS MANY COLUMNS OR ROWS ON THE BALLOT AS 11 (D) THE NUMBER OF CANDIDATES TO BE ELECTED TO THAT OFFICE. THE 12 TITLES OF OFFICES MAY BE ARRANGED HORIZONTALLY, WITH THE NAMES OF CANDIDATES FOR 13 14 AN OFFICE AND PLACE FOR WRITE-IN BALLOTS FOR SUCH OFFICE ARRANGED VERTI-15 CALLY UNDER THE TITLE OF THE OFFICE, OR THE TITLES OF OFFICES MAY BE ARRANGED VERTICALLY, WITH THE NAMES OF CANDIDATES FOR AN OFFICE AND THE 16 PLACE FOR WRITE-IN BALLOTS FOR SUCH OFFICE ARRANGED HORIZONTALLY OPPO-17 18 SITE THE TITLE OF THE OFFICE.

19 (E) NEXT TO THE NAME OF THE PARTY OR INDEPENDENT COMMITTEE, SHALL APPEAR THE SYMBOL OF THE PARTY OR INDEPENDENT ENTITY AND ITS DESIGNATING 20 21 LETTER OF THE ROW OR COLUMN IN SUCH SIZE AS THE GRAPHIC IMAGE IS CLEAR AND LEGIBLE WITHIN THE VOTING BOX AT THE HEAD OF THE COLUMN OR THE ROW, 22 BASED UPON THE BALLOT DESIGN. THE TITLE OF THE OFFICE SHALL APPEAR IN A 23 24 SEPARATE BOX IN A TYPE SIZE EQUAL TO THE NAME OF THE CANDIDATE. NO OTHER 25 SYMBOL OR IMAGE SHALL APPEAR ON THE BALLOT.

(F) EACH BALLOT SHALL BE PRINTED IN SECTIONS IN WHICH THE CANDIDATES'
NAMES AND POLITICAL DESIGNATIONS, THE BALLOT PROPOSALS AND OTHER REQUISITE MATTER SHALL EACH BE BOXED IN BY HEAVY BLACK PERPENDICULAR LINES OF
EQUAL WIDTH. IN EACH SUCH SECTION SHALL BE VOTING OVALS OR SQUARES WHICH
VOTERS MAY FILL IN.

(G) FOR EACH PUBLIC OFFICE, OVALS OR SQUARES SHALL BE PROVIDED NEXT TO
 THE BLANK SPACES PROVIDED FOR A VOTER TO WRITE IN A NAME OF A CANDIDATE
 WHOSE NAME DOES NOT APPEAR ON THE BALLOT.

34 (H) EACH ABSTRACT OF ALL QUESTIONS, AMENDMENTS, PROPOSITIONS OR INITI-35 ATIVES SUBMITTED SHALL BE IN THE SAME TYPE AS EACH OTHER. EACH SHALL BE IN SANS SERIF TYPE, AND SHALL WHEREVER PRACTICABLE BE ON THE FACE OF THE 36 37 BALLOT. WHERE IT IS NOT POSSIBLE TO PLACE ALL QUESTIONS, AMENDMENTS, 38 PROPOSITIONS OR INITIATIVES SUBMITTED ON ONE PAGE WITH THE CANDIDATES APPEARING ON THE BALLOT, ALL QUESTIONS, AMENDMENTS, PROPOSITIONS OR 39 40 INITIATIVES SUBMITTED TO THE VOTERS SHALL BE PLACED ON A SECOND PAGE. WHEN SUCH QUESTIONS PRESENTED ARE ON A SECOND PAGE, THE FIRST PAGE OF 41 THE BALLOT SHALL IN BOLD CAPITAL LETTERS "CONTINUE ON TO SECOND PAGE", 42 43 AND DIRECT THE VOTER TO THE QUESTIONS PRESENTED.

44 3. THE NAMES OF PARTIES OR INDEPENDENT BODIES WHICH CONTAIN MORE THAN 45 FIFTEEN LETTERS MAY, WHENEVER LIMITATIONS OF SPACE SO REQUIRE, BE PRINT-ED ON THE BALLOT IN AN ABBREVIATED FORM. IN PRINTING THE NAMES OF CANDI-46 47 DATES WHOSE FULL NAMES CONTAIN MORE THAN FIFTEEN LETTERS, ONLY THE 48 SURNAME MUST BE PRINTED IN FULL. THE OFFICER OR BOARD CHARGED WITH THE 49 DUTY OF PREPARING THE BALLOTS SHALL REQUEST EACH SUCH CANDIDATE TO INDI-50 CATE, IN WRITING, THE SHORTENED FORM IN WHICH, SUBJECT то THIS RESTRICTION, HIS OR HER NAME SHALL BE PRINTED. IF NO SUCH INDICATION IS 51 RECEIVED FROM SUCH CANDIDATE WITHIN THE TIME SPECIFIED IN THE REQUEST, 52 WHICH TIME PERIOD SHALL NOT BE LESS THAN ONE FULL WEEK FROM THE MAILING 53 54 OF SUCH NOTICE, SUCH OFFICER OR BOARD SHALL MAKE THE NECESSARY DETERMI-55 NATION.

THE FACE OF EACH SHEET OF THE BALLOT SHALL BEAR ONLY ONE LANGUAGE. 1 4. 2 WHERE REQUIRED BY LAW, BALLOTS SHALL BE PRINTED TO CONTAIN A FULL FACE 3 BALLOT IN A SECOND LANGUAGE ON THE OBVERSE OF EACH SHEET OF THE BALLOT. 4 IN EACH CASE, THE FACE OF A BALLOT MUST BE IN ENGLISH ON ONE SIDE AND A SECOND LANGUAGE ON THE OTHER SIDE. WHERE MULTI-LANGUAGE BALLOTS ARE 5 REQUIRED BY LAW, VOTERS SHALL BE GIVEN THE LANGUAGE BALLOT OF CHOICE AT 6 7 THE TIME THEY VOTE BY THE INSPECTORS OF ELECTIONS. 8 5. EACH BALLOT SHALL BE PRINTED ON THE SHEET WITH A STUB WHICH SHALL 9 BE SEPARATED THEREFROM BY A LINE OF PERFORATIONS EXTENDING ACROSS THE 10 ENTIRE BALLOT. ON THE FACE OF THE STUB SHALL BE PRINTED "NO." 11 THE BLANK TO BE FILLED WITH CONSECUTIVE NUMBER OF BALLOTS BEGINNING WITH 12 "NO. 1", AND INCREASING IN CONSECUTIVE NUMERICAL ORDER. ON SUCH BALLOT SHALL BE PRINTED THE FOLLOWING INDORSEMENT, THE BLANKS PROPERLY FILLED 13 14 IN: 15 OFFICIAL BALLOT FOR (GENERAL, PRIMARY OR SPECIAL, AS APPLICABLE) 16 ELECTION COUNTY OF 17 (ASSEMBLY OR LEGISLATIVE, AS APPLICABLE) DISTRICT 18 19 (WARD AND CITY OR TOWN, AS APPLICABLE).... ELECTION DISTRICT 20 (INSERT DATE OF ELECTION.) 21 (INSERT NAMES OF ELECTION COMMISSIONERS PROVIDING THE BALLOT.) 22 6. EACH BALLOT SHALL HAVE AT THE TOP OF THE BALLOT, NEXT TO THE NAME OF THE ISSUING BOARD OF ELECTIONS A GRAPHIC DEMONSTRATING A WRITING 23 IMPLEMENT MARKING THE BALLOT AND NEXT TO A FULLY FILLED IN OVAL OR 24 25 SOUARE. 26 7. (A) BALLOTS SHALL NOT HAVE WRITTEN INSTRUCTIONS PRINTED UPON THEM. EACH BALLOT SHALL HAVE A GRAPHIC DESIGN APPROVED BY THE STATE BOARD OF 27 ELECTIONS HOW TO VOTE THE BALLOT. WRITTEN INSTRUCTIONS SHALL BE POSTED 28 29 AT EACH ELECTION DISTRICT POLLING AREA IN MULTI COPIES. INDIVIDUAL INSTRUCTION SHEETS SHALL BE PROVIDED TO EACH VOTER EITHER AS A SEPARATE 30 PAGE OR PRINTED UPON THE PRIVACY SLEEVE ISSUED WITH EACH BALLOT. 31 32 (B) THE INSTRUCTIONS SHALL READ AS FOLLOWS: 33 TO VOTE FOR A CANDIDATE, FIND THE OVAL OR SQUARE TO THE LEFT OF THEIR NAME AND COLOR IT IN COMPLETELY. TO VOTE FOR A CANDIDATE WHOSE NAME YOU 34 DO NOT SEE ON THE PAGE, FOR A PARTICULAR OFFICE, CLEARLY PRINT THAT NAME 35 ONLY IN THE EMPTY BOX LABELED "WRITE IN". VOTE ONLY FOR ONE CANDIDATE 36 FOR EACH OFFICE UNLESS THE BALLOT STATES THAT YOU CAN VOTE FOR MORE. IF 37 YOU VOTE FOR TOO MANY FOR ONE OFFICE, THAT VOTE WILL NOT COUNT. ANY 38 39 OTHER MARKS, ERASURE OR WORDS SPOILS THE BALLOT. YOU ARE ENTITLED THEN 40 TO GET A NEW BALLOT FROM A POLLWORKER. (C) NO CANDIDATE NAME SHALL APPEAR ON THE REVERSE OF ANY BALLOT. 41 (D) WHEN A PROPOSITION, AMENDMENT OR INITIATIVE APPEARS ON THE BALLOT, 42 43 THEY SHOULD APPEAR ON THE FULL FACE OF THE EXISTING BALLOT. THE BALLOT 44 SHALL BE DIVIDED IN ORDER THAT ANY QUESTION PRESENTED TO THE VOTERS 45 SHALL APPEAR BEGINNING AT A SEPARATE PORTION OF THE BALLOT, DIVIDED FROM THE PORTION LISTING OFFICES AND CANDIDATES BY A HEAVY BLACK LINE. WHEN 46 47 A QUESTION OR PROPOSAL APPEARS ON THE BACK OF THE BALLOT, THERE SHALL 48 APPEAR AN INDORSEMENT ON THE FRONT OF THE BALLOT STATING: "TURN OVER TO CONTINUE VOTING". THE BALLOT SHALL, IN ADDITION, CONTAIN A GRAPHIC APPROVED BY THE STATE BOARD OF ELECTIONS DEMONSTRATING THE FILLING IN OF 49 50 51 THE YES OR NO OVAL. WRITTEN INSTRUCTIONS SHALL BE POSTED AT EACH ELECTION DISTRICT POLLING AREA IN MULTI COPIES. INDIVIDUAL INSTRUCTION 52 SHEETS SHALL BE PROVIDED TO EACH VOTER EITHER AS A SEPARATE PAGE OR 53 54 PRINTED UPON THE PRIVACY SLEEVE ISSUED WITH EACH BALLOT. EACH VOTER 55 SHALL BE PRESUMED TO HAVE RECEIVED INSTRUCTIONS AS TO HOW TO PROPERLY 56 COMPLETE THEIR BALLOT.

CONSPICUOUSLY VISIBLE IN THE PRIVACY BOOTHS, AND AROUND THE VOTING 1 8. 2 MACHINE, THERE SHALL BE POSTED WRITTEN AND GRAPHIC INSTRUCTIONS AS ΤO 3 HOW TO VOTE THE BALLOT, INCLUDING REMOVAL FROM THE PRIVACY SLEEVE, FEED-4 ING THE BALLOT INTO THE MACHINE AND THE FACT, RIGHT AND CONSEQUENCES OF 5 "OVERVOTE". CORRECTIVE INSTRUCTIONS SHOULD LIKEWISE APPEAR ON THE AN 6 POSTERS AND INDIVIDUAL PRINTED SHEETS. ALL PRIVACY SLEEVES SHALL HAVE 7 THESE INSTRUCTIONS INDORSED UPON THE OUTER FACE OF SUCH SLEEVES.

8 9. CANDIDATES AND PARTIES SHALL BE LISTED ACROSS THE BALLOT IN COLUMNS 9 AND OFFICES BY ROW. WHERE THE BALLOT REQUIRES A SECOND ROW CONTAINING 10 NAMES OF CANDIDATES NOMINATED FOR OFFICE BY AN INDEPENDENT BODY, THE 11 ROWS ON THE BALLOT SHALL CONTAIN THE PARTY SYMBOL IN BOLD TO ENABLE THE 12 VOTER TO DIFFERENTIATE AMONG PERSONS ON THE SAME COLUMN AND MULTIPLE 13 CANDIDATES REPRESENTING DIFFERENT PARTIES.

14 (A) THE NAMES OF ALL CANDIDATES NOMINATED BY ANY PARTY OR INDEPENDENT
15 BODY FOR AN OFFICE SHALL ALWAYS APPEAR IN THE ROW OR COLUMN CONTAINING
16 GENERALLY THE NAMES OF CANDIDATES NOMINATED BY SUCH PARTY OR INDEPENDENT
17 BODY FOR OTHER OFFICES EXCEPT AS HEREINAFTER PROVIDED.

(B) WHEN THE SAME PERSON HAS BEEN NOMINATED FOR AN OFFICE TO BE FILLED
AT THE ELECTION BY MORE THAN ONE PARTY, THE VOTING MACHINE AND THE
BALLOTS SHALL BE SO ADJUSTED THAT HIS OR HER NAME SHALL APPEAR IN EACH
ROW OR COLUMN CONTAINING GENERALLY THE NAMES OF CANDIDATES FOR OTHER
OFFICES NOMINATED BY SUCH PARTY.

(C) IF SUCH CANDIDATE HAS ALSO BEEN NOMINATED BY ONE OR MORE INDEPENDENT BODIES, HIS OR HER NAME SHALL APPEAR IN EACH ROW OR COLUMN CONTAINING GENERALLY THE NAMES OF CANDIDATES FOR OTHER OFFICES NOMINATED BY ANY
SUCH PARTY AND HIS OR HER NAME SHALL APPEAR IN EACH ROW OR COLUMN
CONTAINING GENERALLY THE NAMES OF CANDIDATES FOR OTHER OFFICES NOMINATED
BY ANY SUCH INDEPENDENT BODY.

29 (D) IN THE EVENT THAT ANY CANDIDATE IS NOMINATED BY ONE OR MORE POLI-TICAL PARTY AND BY MORE THAN TWO INDEPENDENT BODIES, AND IT IS DETER-30 MINED BY THE BOARD OF ELECTIONS RESPONSIBLE FOR PREPARING AND 31 PRINTING 32 BALLOTS THAT IT IS NOT POSSIBLE TO FIT THE NUMBER OF INDEPENDENT THE 33 BODIES MAKING NOMINATIONS ON THE FACE OF THE BALLOT, THEN HIS OR HER SHALL APPEAR ONLY IN EACH ROW OR COLUMN CONTAINING GENERALLY THE 34 NAME 35 NAMES OF CANDIDATES FOR OTHER OFFICES NOMINATED BY ANY SUCH PARTY AND NAME OF EACH SUCH INDEPENDENT BODY SHALL APPEAR IN ONE SUCH ROW OR 36 THE 37 COLUMN TO BE DESIGNATED BY THE CANDIDATE IN A WRITING FILED WITH THE OFFICER OR BOARD CHARGED WITH THE DUTY OF PRINTING BALLOTS. IF SUCH PERSON SHALL FAIL TO SO DESIGNATE, THE NAMES OF SUCH INDEPENDENT BODIES 38 39 40 SHALL APPEAR IN SUCH ROW OR COLUMN AS SUCH OFFICER OR BOARD SHALL DETER-41 MINE.

42 (E) IF ANY PERSON SHALL BE NOMINATED FOR ANY OFFICE BY ONE PARTY AND 43 ONE INDEPENDENT BODY, HIS OR HER NAME SHALL APPEAR ON THE VOTING MACHINE 44 TWICE; ONCE IN THE ROW OR COLUMN CONTAINING GENERALLY THE NAMES OF 45 CANDIDATES FOR OTHER OFFICES NOMINATED BY SUCH PARTY, AND ONCE IN THE 46 ROW OR COLUMN CONTAINING GENERALLY THE NAMES OF CANDIDATES NOMINATED BY 47 THE INDEPENDENT BODY.

48 (F) IF ANY PERSON IS NOMINATED FOR ANY OFFICE ONLY BY MORE THAN TWO 49 INDEPENDENT BODIES, AND IT IS DETERMINED BY THE BOARD OF ELECTIONS RESPONSIBLE FOR PREPARING AND PRINTING THE BALLOTS THAT IT IS NOT POSSI-50 TO FIT THE NUMBER OF INDEPENDENT BODIES MAKING NOMINATIONS ON THE 51 BLE FACE OF THE BALLOT, HIS OR HER NAME SHALL APPEAR BUT TWICE UPON 52 THE MACHINE IN THE TWO ROWS OR COLUMNS TO BE DESIGNATED BY THE CANDIDATE IN 53 54 A WRITING FILED WITH THE OFFICER OR BOARD CHARGED WITH THE DUTY OF 55 PROVIDING BALLOTS, OR IF THE CANDIDATE SHALL FAIL TO SO DESIGNATE, IN 56 THE PLACE DESIGNATED BY THE OFFICER OR BOARD CHARGED WITH THE DUTY OF 1 PRINTING BALLOTS, AND IN CONNECTION WITH HIS OR HER NAME THERE SHALL 2 APPEAR THE NAME OF EACH INDEPENDENT BODY NOMINATING HIM OR HER.

3 (G) WHERE THE CAPACITY OF THE MACHINE AND BALLOT WILL PERMIT, THE NAME 4 OF SUCH PERSON SHALL APPEAR OR BE PLACED IN A COLUMN OR ON A HORIZONTAL 5 LINE WITH THE NAMES OF PERSONS NOMINATED BY A PARTY OR INDEPENDENT BODY 6 FOR OTHER OFFICES.

10. NOTWITHSTANDING THE PROVISIONS OF SUBDIVISION THREE OF THIS
8 SECTION, THE NAME OF A PERSON WHO IS NOMINATED FOR THE OFFICE OF GOVER9 NOR, STATE SENATOR, OR MEMBER OF ASSEMBLY, SHALL APPEAR ON THE BALLOT AS
10 MANY TIMES AS THERE ARE PARTIES OR INDEPENDENT BODIES NOMINATING HIM OR
11 HER, AND THERE SHALL BE A SEPARATE VOTING OVAL OR VOTING SQUARE ON THE
12 BALLOT AT EACH PLACE IN WHICH SUCH NAME SHALL APPEAR.

13 ANY TYPE OF MACHINE USED IN ANY COUNTY OR CITY CONTAINS ANY 11. IF 14 FEATURE, THE USE OF WHICH IS NEITHER REQUIRED NOR PROHIBITED BY THE 15 PROVISIONS OF THIS CHAPTER, THE BOARD OF ELECTIONS MAY, BY RESOLUTION, REQUEST PERMISSION FROM THE STATE BOARD OF ELECTIONS TO REQUIRE THAT ONE 16 OR MORE OF SUCH FEATURES SHALL BE USED IN SUCH COUNTY. UPON RECEIVING 17 PERMISSION OF THE STATE BOARD OF ELECTIONS TO REOUIRE THE USE OF 18 THE 19 PARTICULAR FEATURES, ALL MACHINES OF SUCH TYPE USED IN SUCH COUNTY OR COUNTIES SHALL BE OPERATED IN CONFORMITY WITH ANY SUCH APPROVED RESOL-20 21 UTION. ANY SUCH RESOLUTION MAY THEREAFTER, WITH THE PERMISSION OF THE STATE BOARD OF ELECTIONS, BE RESCINDED BY SUCH BOARD. 22

12. WITH RESPECT TO CANDIDATES FOR THE OFFICES OF GOVERNOR AND LIEUTENANT GOVERNOR OF A PARTY OR INDEPENDENT BODY, BALLOTS SHALL BE PRINTED
SO THAT THE NAMES OF SUCH CANDIDATES FOR BOTH OFFICES SHALL APPEAR IN
THE SAME ROW OR COLUMN, WITH THE NAME OF THE CANDIDATE FOR GOVERNOR
APPEARING FIRST, AND THE BALLOT SHALL BE SO ADJUSTED THAT BOTH OFFICES
ARE VOTED FOR JOINTLY AND HAVE BUT ONE DESIGNATING LETTER OR NUMBER.

S 7-105. BALLOTS, PRINTING OF ADEQUATE SUPPLIES. 1. IN ORDER TO
PREVENT WASTE OR FRAUD, THE NUMBER OF BALLOTS PRINTED IN ENGLISH SHALL
BE DETERMINED BY THE STATE BOARD OF ELECTIONS AND CERTIFIED FOR EACH
ELECTION DISTRICT AS FOLLOWS:

(A) FOR A PRIMARY ELECTION THE NUMBER OF BALLOTS PRINTED SHALL BE AT
LEAST TEN PERCENT GREATER AND NO MORE THAN FIFTEEN PERCENT GREATER THAN
THE TOTAL NUMBER OF VOTES CAST FOR THE HIGHEST STATEWIDE OFFICE OR PRESIDENTIAL OFFICE, WHICHEVER IS THE GREATER IN EACH PARTY'S LAST PRIMARY
ELECTION;

(B) FOR EACH GENERAL ELECTION THE NUMBER OF BALLOTS PRINTED SHALL BE
AT LEAST TWENTY PERCENT GREATER THAN THE TOTAL AMOUNT OF VOTES CAST IN
THE MOST RECENT GENERAL ELECTION IN WHICH VOTES WERE CAST FOR THE ELECTORS FOR PRESIDENT OF THE UNITED STATES.

42 (C) FOR EACH SPECIAL ELECTION, THE NUMBER OF BALLOTS PRINTED SHALL BE 43 AT LEAST FIFTEEN PERCENT GREATER THAN THE NUMBER OF VOTES CAST FOR THAT 44 PARTICULAR OFFICE IN THE MOST RECENT GENERAL ELECTION.

45 2. IN THOSE COUNTIES WHICH FEDERAL LAW REQUIRES THE BALLOTS PROVIDED IN A LANGUAGE OTHER THAN ENGLISH, EACH BALLOT SHALL BE TWO SIDED 46 TO BE 47 WITH ENGLISH ON ONE SIDE AND THE OTHER SIDE IN ONE OF EACH OF THE ADDI-48 TIONAL LANGUAGES REQUIRED, SO THAT EACH VERSION OF THE BALLOT SHALL 49 CONTAIN ENGLISH ON ONE SIDE AND ONE OTHER LANGUAGE ON THE OBVERSE. THE 50 NUMBER OF BI-LINGUAL BALLOTS TO BE PRINTED SHALL BE GOVERNED BY THE 51 PROVISIONS OF THIS SECTION.

52 3. EACH COUNTY BOARD OF ELECTIONS IN SUCH COUNTIES SHALL INSTRUCT 53 INSPECTORS IN PERSON AND IN THEIR TRAINING MANUAL AS TO THE PROCEDURES 54 TO BE FOLLOWED TO ENSURE THAT EACH VOTER RECEIVES THE APPROPRIATE 55 LANGUAGE BALLOT. WHERE REQUIRED BY FEDERAL LAW, NO VOTER MAY BE DENIED A 56 BI-LINGUAL BALLOT IF SUCH IS DEMANDED. 1 4. LOCAL BOARDS OF ELECTIONS SHALL HAVE AVAILABLE AT LEAST FIFTEEN 2 DAYS PRIOR TO THE ELECTION, THE NUMBER OF EACH LANGUAGE BALLOT, OTHER 3 THAN ENGLISH THAT IT HAS PRINTED AND ON HAND.

4 5. NO LOCAL BOARD OF ELECTIONS SHALL ISSUE OR MAKE ANY REGULATION OR 5 PROCEDURE AS TO MULTI-LINGUAL BALLOTS WITHOUT EXPRESS AUTHORITY AND 6 APPROVAL FROM THE STATE BOARD OF ELECTIONS.

6. WHERE A COURT OF COMPETENT JURISDICTION HAS ISSUED AN ORDER ADDING
8 OR REMOVING A CANDIDATE OR PROPOSITION, AMENDMENT OR INITIATIVE FROM THE
9 BALLOT, SUCH CHANGE TO THE BALLOT MAY NOT BE MADE IN SUCH A WAY AS TO
10 RENDER THE BALLOT UNREADABLE.

7. WHERE A CANDIDATE OR PROPOSITION, AMENDMENT OR INITIATIVE, IS 11 12 ORDERED BY A COURT OF COMPETENT JURISDICTION TO APPEAR UPON THE BALLOT, THE ADJUSTED BALLOT SHALL BEAR THE NAME OR PROPOSITION, AMENDMENT OR 13 14 INITIATIVE IN THE POSITION AND IN THE SAME FORM AS IT WOULD BE IF IT HAD BEEN ORIGINALLY PLACED ON THE BALLOT. IN A GENERAL ELECTION THE NAME OR 15 PROPOSITION AMENDMENT OR INITIATIVE SHALL APPEAR IN THE PREVIOUSLY EMPTY 16 PLACE ON THE BALLOT OCCASIONED BY THE REMOVAL. IN SUCH CASES IN WHICH 17 THE PRINTED BALLOTS FAIL TO CONTAIN THE NAME OF A CANDIDATE, AFTER THE 18 19 ISSUANCE OF AN ORDER OF THE COURT REQUIRING ITS PLACEMENT ON THE BALLOT, THE PRIMARY ELECTION SHALL BE VOIDABLE BY FURTHER ORDER OF THE COURT, 20 21 UPON A SHOWING THAT THE OUTCOME OF THE ELECTION WOULD HAVE BEEN THE ELECTION OF THE PERSON ERRONEOUSLY DEPRIVED OF A PLACE ON THE BALLOT IN 22 A PROCEEDING UNDER ARTICLE SIXTEEN OF THIS CHAPTER. IN SUCH CASES IN 23 24 WHICH THE PRINTED BALLOT FAILS TO CONTAIN THE NAME OF A CANDIDATE OR 25 PROPOSITION, AMENDMENT OR INITIATIVE, AFTER THE ISSUANCE OF AN ORDER OF THE COURT, THE GENERAL ELECTION SHALL BE VOIDABLE BY FURTHER ORDER OF 26 27 THE COURT, UPON A SHOWING THAT THE OUTCOME OF THE ELECTION WAS MATE-RIALLY ALTERED BY THE FAILURE TO INCLUDE THE NAME OF THE CANDIDATE, OR 28 PROPOSITION, AMENDMENT OR INITIATIVE, ON THE BALLOT, IN A PROCEEDING 29 UNDER ARTICLE SIXTEEN OF THIS CHAPTER. 30

31 S 2. This act shall take effect January 1, 2015.