7453

2011-2012 Regular Sessions

IN ASSEMBLY

May 4, 2011

Introduced by M. of A. MILLMAN -- read once and referred to the Committee on Election Law

AN ACT to amend the election law, in relation to the requirement to lock voting machines

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

- Section 1. Subdivision 1 of section 3-222 of the election law is amended to read as follows:
- 3 1. Except as hereinafter provided, [voting machines] REMOVABLE MEMORY CARDS OF OTHER SIMILAR ELECTRONIC MEDIA shall remain [locked] SEALED 5 against [voting for a period of thirty days or] REUSE until [fifteen days before the next election, if such machines are needed for use 7 such next election] SUCH TIME AS THE INFORMATION STORED ON SUCH MEDIA HAS BEEN PRESERVED IN A MANNER CONSISTENT WITH PROCEDURES DEVELOPED 9 DISTRIBUTED BY THE STATE BOARD OF ELECTIONS. Provided, however, that [a machine may be unlocked if a discrepancy discovered in the recanvass 10 11 voting machines required by this chapter makes it necessary to exam-12 ine the machine to determine if it has malfunctioned and provided a machine may be opened] THE INFORMATION STORED ON SUCH 13 14 ELECTRONIC MEDIA and all the data and figures therein MAY BE examined upon the order of any court or judge of competent jurisdiction or may be 15 [opened by] EXAMINED AT THE direction of a committee of the senate or 16 17 assembly to investigate and report upon contested elections of 18 the legislature voted for by the use of [such machine] VOTING 19 MACHINES UTILIZING SUCH ELECTRONIC MEDIA and such data and such figures 20 examined by such committee in the presence of the officer having the custody of [such machine] VOTING MACHINES AND ELECTRONIC MEDIA. 21
- 22 S 2. This act shall take effect immediately.

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

LBD11346-01-1