5714

2015-2016 Regular Sessions

IN ASSEMBLY

March 3, 2015

Introduced by M. of A. KAVANAGH, COLTON, GALEF -- Multi-Sponsored by -- M. of A. CAHILL, GOTTFRIED, HOOPER, MAGEE, PERRY -- read once and referred to the Committee on Election Law

AN ACT to amend the election law, in relation to failure of new registrants to enroll

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

Section 1. Subdivision 9 of section 5-210 of the election law, as amended by chapter 179 of the laws of 2005, is amended to read as follows:

2

3

7

8

9

10

11

12 13

14

15 16

17

18

19

20

21 22

24

9. The county board of elections shall, promptly and in any event, not later than twenty-one days after receipt by it of the application, verify the identity of the applicant. In order to do so, the county board of elections shall utilize the information provided in the application and shall attempt to verify such information with the information provided by the department of motor vehicles, social security administration and any other lawful available information source. If the county board of elections is unable to verify the identity of the applicant within twenty-one days of the receipt of the application, it shall immediately take steps to confirm that the information provided by the applicant was accurately utilized by such county board of elections, was accurately verified with other information sources and that no data entry error, or other similar type of error, occurred. Following completion of the preceding steps, the county board of elections shall mail (a) a notice its approval, (b) a notice of its approval which includes an indication that such board has not yet been able to verify the identity of the applicant and a request for more information so that such verification may be completed, or (c) a notice of its rejection of the application to the applicant in a form approved by the state board of elections. Notices of approval, notices of approval with requests more information or notices of rejection shall be sent by nonforwardable

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

LBD03445-01-5

A. 5714 2

45

46 47

48

49

50 51

52

53 54

55

56

first class [or] return postage guaranteed mail on which is endorsed "ADDRESS CORRECTION REQUESTED" and which contains a request that such mail received for persons not residing at the address be dropped in the mail. The voter's registration and enrollment shall be complete upon receipt of the application by the appropriate county board 5 6 of elections. The failure of a county board of elections to verify an 7 applicant's identity shall not be the basis for the rejection of a 8 voter's application, provided, however, that such verification failure shall be the basis for requiring county board of elections to take the 9 10 additional verification steps provided by this chapter. The notice shall also advise the registrant of the date when his registration and enroll-11 ment is effective, of the date and the hours of the next regularly sche-12 duled primary or general election in which he will be eligible to vote, 13 14 the location of the polling place of the election district in which 15 he is or will be a qualified voter, whether such polling place is accessible to physically handicapped voters, an indication that physically handicapped voters or voters who are ill or voters who will be out of 16 17 18 the city or county on the day of the primary or general election, may 19 obtain an absentee ballot and the phone number to call for absentee 20 ballot applications, the phone numbers to call for location of polling 21 places, to obtain registration forms and the phone number to call to 22 indicate that the voter is willing to serve on election day as an inspector, poll clerk or interpreter. The notice of approval, notice of 23 approval with request for more information or notice of rejection shall 24 25 also advise the applicant to notify the board of elections if there is any inaccuracy. SUCH NOTICE SHALL INCLUDE A STATEMENT 26 OF ENROLLMENT OF THE REGISTRANT, OR, IF NO PARTY WAS SELECTED BY THE REGIS-27 A STATEMENT THAT THE REGISTRANT DID NOT ENROLL IN A PARTY AND IS 28 29 NOT ELIGIBLE TO VOTE IN A PARTY PRIMARY ELECTION, AND, INSTRUCTIONS 30 HOW TO ENROLL IN A PARTY. The form of such mail notification shall be prescribed by the state board of elections and shall contain such other 31 32 information and instructions as it may reasonably require to carry out 33 the purposes of this section. The request for more information inform the voter that "THE FAILURE TO CONTACT THE BOARD OF ELECTIONS AND 34 35 INACCURACIES IN THE APPLICATION OR PROVIDE REQUESTED ADDI-36 TIONAL INFORMATION MAY RESULT IN A REQUEST FOR IDENTIFICATION 37 POLLS IN ORDER TO CAST A VOTE ON A VOTING MACHINE. " If such notice is returned undelivered without a new address, the board shall forthwith 38 send such applicant a confirmation notice pursuant to the provisions of 39 40 section 5-712 of this article and place such applicant in status. The state board of elections shall prepare uniform notices by 41 42 this section as provided for in subdivision eight of section 3-102 of 43 this chapter. 44

- S 2. Subdivision 3 of section 5-302 of the election law, as amended by chapter 659 of the laws of 1994, is amended to read as follows:
- 3. If marks are found in more than one of the boxes or circles or if no marks are found in any of the boxes or circles of any application form, the voter who used the application form shall be deemed not to be enrolled, and the words blank or void shall be entered in the space reserved on his registration poll record for the name of a political party or in the computer files from which the computer generated registration lists are prepared. However if such application form sets forth the address of prior registration and such prior registration had not been previously cancelled, the party enrollment, if any, which is part of such prior registration shall be entered in such space on such registration poll record or in such computer files. IF A NEW APPLICATION

A. 5714

FORM DOES NOT CONTAIN A MARK FOR A PARTY ENROLLMENT, BUT, NO LATER THAN THIRTY DAYS AFTER THE REGISTRANT WAS SENT NOTICE OF THE LACK OF PARTY ENROLLMENT AS REQUIRED BY SUBDIVISION NINE OF SECTION 5-210 OF THIS TITLE AND AT LEAST TWENTY-FIVE DAYS BEFORE A PRIMARY ELECTION, THE 5 REGISTRANT MAKES A PARTY ENROLLMENT CHOICE ON THE CARD PROVIDED WITH THE 6 NOTICE, SIGNS THE AFFIRMATION CONTAINED THEREIN AND MAILS IT TO THE 7 BOARD OF ELECTIONS, THEN THE REGISTRANT'S PARTY ENROLLMENT SHALL NOT BE 8 DEEMED TO BE A CHANGE OF ENROLLMENT AND SHALL BE EFFECTIVE ON THE DATE IT IS RECEIVED BY THE COUNTY BOARD OF ELECTIONS. A PARTY ENROLLMENT 9 10 MAILED MORE THAN THIRTY DAYS AFTER MAILING OF THE NOTICE OF THE LACK OF

11 ENROLLMENT SHALL BE DEEMED TO BE A CHANGE OF ENROLLMENT.
12 S 3. This act shall take effect on the sixtieth day after it shall
13 have become a law.