## STATE OF NEW YORK

2260

2017-2018 Regular Sessions

## IN SENATE

January 12, 2017

Introduced by Sen. PARKER -- 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 voting rights

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The election law is amended by adding a new section 5-108
2	to read as follows:
3	§ 5-108. Voter protection. 1. The terms used in this section shall
4	have the following meanings:
5	a. the term "board" shall mean the state board of elections provided
б	for by section 3-100 of this chapter;
7	b. the term "election" shall mean any federal, state or local election
8	held in the state;
9	c. the term "county board of elections" shall have the meaning set
10	forth in section 1-104 of this chapter;
11	d. the term "election officer" shall have the meaning set forth in
12	<u>section 1-104 of this chapter;</u>
13	2. A person is guilty of voter intimidation if he or she uses or
14	threatens force, violence or any tactic of coercion or intimidation to
15	induce or compel any other person to:
16	a. vote or refrain from voting;
17	b. vote or refrain from voting for any particular candidate or ballot
18	measure; or
19	<u>c. refrain from registering to vote.</u>
20	3. A person is guilty of voter suppression if he or she knowingly
21	attempts to prevent or deter another person from voting or registering
22	to vote based on fraudulent, deceptive or spurious grounds or informa-
23	tion. Voter suppression includes:
24	a. challenging another person's right to register or vote based on

25 knowingly false information;

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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S. 2260

1	b. attempting to induce another person to refrain from registering or
2	voting by providing that person with knowingly false information; or
3	<u>c. attempting to induce another person to refrain from registering or</u>
4	voting at the proper place or time by providing that person with know-
5	ingly false information about the date, time, place or manner of the
6	election.
7	4. a. Local election supervisors must post a voter's bill of rights
8	at every polling place, include it with every distribution of official
9	sample ballots, and offer it to voters at polling places, in accordance
10	with procedures approved by the board. The text of this document will
11	be:
12	<u>"VOTER'S BILL OF RIGHTS</u>
13	Every registered voter in this state has the right to:
14	1. Inspect a sample ballot before voting.
15	2. Cast a ballot if he or she is in line when the polls are closing.
16	3. Ask for and receive assistance in voting, including assistance in
17	languages other than English where required by federal or state law.
18	4. Receive a replacement ballot if he or she makes a mistake prior to
19	the ballot being cast.
20	5. Cast a provisional ballot if his or her eligibility to vote is in
21	guestion.
22	6. Vote free from coercion or intimidation by election officers or any
23	other person.
24	7. Cast a ballot using voting equipment that accurately counts all
24	votes."
26	b. In any political subdivision or precinct where federal or state law
27	requires the ballot to be made available in a language other than
28	English, the voter's bill of rights will also be made available in such
29	language or languages.
30	5. The board will create a manual of uniform polling place procedures
31	and adopt the manual by regulation. Local election supervisors will
32	ensure that the manuals are available in hard copy or electronic form at
33	every precinct in the supervisors' jurisdictions on election day. The
34	manual will guide local election officers in the proper implementation
35	of election laws and procedures. The manual will be indexed by subject
36	and written in clear, unambiguous language. The manual will provide
37	specific examples of common problems encountered at the polls on
38	election day, and detail specific procedures for resolving those prob-
39	lems. The manual will include, but not be limited to, the following:
40	a. regulations governing solicitation by individuals and groups at the
41	polling place;
42	b. procedures to be followed with respect to voters whose names are
43	not on the precinct register;
44	c. proper operation of the voting system;
45	d. ballot handling procedures;
46	e. procedures governing spoiled ballots;
47	f. procedures to be followed after the polls close;
48	g. rights of voters at the polls;
49	h. procedures for handling emergency situations;
49 50	i. procedures for handling and processing provisional ballots; and
51 52	j. security procedures.
52	§ 2. The election law is amended by adding a new section 17-133 to
53	read as follows:

54 <u>§ 17-133. Illegal voter suppression. Any person who:</u>

S. 2260

1	1. Commits voter intimidation or conspires to commit voter intim-
2	idation will be guilty of a felony, punishable by up to three years in
3	prison and a fine of up to one hundred thousand dollars; or
4	2. Commits voter suppression or conspires to commit voter suppression
5	will be quilty of a felony, punishable by up to two years in prison and
б	a fine of fifty thousand dollars; or
7	3. Willfully violates any other part of section 5-108 of this chapter
8	will be guilty of a misdemeanor, punishable by up to one year in prison,
9	a fine of up to ten thousand dollars, or both.
10	The board will promulgate all regulations necessary to enforce this
11	section. In addition to criminal and regulatory sanctions, this section
$12^{11}$	may be enforced by the attorney general under section seventy of the
13	
-	executive law.
14	§ 3. The election law is amended by adding a new section 17-135 to
15	read as follows:
16	§ 17-135. Vote dilution. 1. No voting qualification or prerequisite
17	to voting or standard, practice, or procedure shall be imposed or
18	applied by the state or any political subdivision in a manner which
19	results in a denial or abridgement of the right of any citizen to vote
20	on account of race or color, religion, gender, gender preference or
21	disability, or in contravention of the guarantees set forth in the
22	constitution of the state of New York, or as otherwise provided in this
23	section.
24	2. A violation of subdivision one of this section is established if,
25	based on the totality of circumstances, it is shown that the political
26	processes leading to nomination or election in the state or political
27	subdivision are not equally open to participation by members of a class
28	of citizens protected by subdivision one of this section in that its
29	members have less opportunity than other members of the electorate to
30	participate in the political process and to elect representatives of
31	their choice. The extent to which members of a protected class have been
32	elected to office in the state or political subdivision is one circum-
33	stance which may be considered; provided however that nothing in this
34	section establishes a right to have members of a protected class elected
35	in numbers equal to their proportion in the population.
36	§ 4. Article 8 of the election law is amended by adding a new title 6
37	to read as follows:
38	TITLE VI
39	PRECLEARANCE
40	Section 8-600. Preclearance.
41	§ 8-600. Preclearance. 1. a. Whenever the state or any political
42	subdivision or municipal corporation shall enact or seek to administer
43	any voting qualification or prerequisite to voting, or standard, prac-
44	tice, or procedure with respect to voting different from that in force
45	or effect on January first, two thousand seventeen, such state or subdi-
46	vision or municipal corporation may institute an action in supreme court
47	for a declaratory judgment that such qualification, prerequisite, stand-
48	ard, practice, or procedure neither has the purpose nor will have the
49	effect of denying or abridging the right to vote on account of race or
50	color, religion, gender, gender identity, sexual orientation or disabil-
51	ity, or in contravention of the guarantees set forth in the constitution
52	of the state of New York, and unless and until the court enters such
53	judgment no person shall be denied the right to vote for failure to
54	comply with such qualification, prerequisite, standard, practice, or
55	procedure; provided however that such qualification, prerequisite, stan-
56	dard, practice, or procedure may be enforced if the qualification,

S. 2260

4

prerequisite, standard, practice, or procedure has been submitted by the 1 chief legal officer or other appropriate official of such state or 2 3 subdivision or municipal corporation to the attorney general and the attorney general has not interposed an objection within sixty days after 4 5 such submission, or upon good cause shown, to facilitate an expedited б approval within sixty days after such submission, the attorney general 7 has affirmatively indicated that such objection will not be made. 8 b. Neither an affirmative indication by the attorney general that no 9 objection will be made, nor the attorney general's failure to object, 10 nor a declaratory judgment entered under this section shall bar a subse-11 quent action to enjoin enforcement of such qualification, prerequisite, 12 standard, practice, or procedure. c. In the event the attorney general affirmatively indicates that no 13 14 objection will be made within the sixty day period following receipt of 15 a submission, the attorney general may reserve the right to reexamine 16 the submission if additional information comes to his attention during the remainder of the sixty day period which would otherwise require 17 objection in accordance with this section. Any action under this section 18 19 shall be heard and determined by a three judge panel of the appellate 20 division in the judicial department within which the subdivision or 21 municipal corporation is situated, and any appeal shall lie to the court of appeals. 22 2. Any voting qualification or prerequisite to voting, or standard, 23 24 practice, or procedure with respect to voting that has the purpose of or 25 will have the effect of diminishing the ability of any citizens of the 26 Untied States on account of race or color, religion, gender, gender 27 identity, sexual orientation or disability, or in contravention of the guarantees set forth in the constitution of the state of New York, to 28 29 elect their preferred candidates of choice, denies or abridges the right 30 to vote within the meaning of paragraph a of subdivision one of this 31 section. 32 3. The term "purpose" as used in this section shall include any 33 discriminatory purpose. 4. The purpose of subdivision two of this section is to protect the 34 35 ability of such citizens to elect their preferred candidates of choice. § 5. This act shall take effect on the first of January next succeed-36

37 ing the date on which it shall have become a law.