STATE OF NEW YORK

7554

2019-2020 Regular Sessions

IN ASSEMBLY

May 9, 2019

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

AN ACT to amend the election law, in relation to exempting certain public school buildings from being designated as early polling locations

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

1 Section 1. Subdivision 2 of section 8-600 of the election law is 2 amended by adding a new paragraph (e) to read as follows:

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(e) No public school building with instructional space shall be designated as an early polling location.

- § 2. Subdivision 3 of section 4-104 of the election law, as amended by chapter 694 of the laws of 1989, is amended to read as follows:
- 6 3. A building exempt from taxation shall be used whenever possible as 8 a polling place if it is situated in the same or a contiguous election district, and may contain as many distinctly separate polling places as 10 public convenience may require. The expense, if any, incidental to its use, shall be paid like the expense of other places of registration and 11 voting. If a board or body empowered to designate polling places chooses 13 a public school building for such purpose, the board or agency which 14 controls such building must make available a room or rooms in such 15 building which are suitable for registration and voting and which are as close as possible to a convenient entrance to such building and must 16 make available any such room or rooms which the board or body designat-17 ing such building determines are accessible to physically disabled 18 19 voters as provided in subdivision one-a. Notwithstanding the provisions 20 of this subdivision, no board or body empowered to designate polling 21 places shall designate a public school building with instructional space as an early polling location, and if such board or body designates a public school building that does not have instructional space as an 24 early polling location, the superintendent of such school district may

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1 decline such designation. Notwithstanding the provisions of any general, special or local law, if a board or body empowered to designate polling places chooses a publicly owned or leased building, other than a public school building, for such purposes the board or body which controls such building must make available a room or rooms in such building which are suitable for registration and voting and which are as close as possible to a convenient entrance to such building, and must make available any such room or rooms which the board or body designating such building 9 determines are accessible to physically disabled voters unless, not later than thirty days after notice of its designation as a polling 10 11 place, the board or body controlling such building, files a written request for a cancellation of such designation with the board or body 12 13 empowered to designate polling places on such form as shall be provided 14 by the board or body making such designation. The board or body 15 empowered to so designate shall, within twenty days after such request is filed, determine whether the use of such building as a polling place 17 would unreasonably interfere with the usual activities conducted in such building and upon such determination, may cancel such designation. 18 19

§ 3. This act shall take effect immediately.