STATE OF NEW YORK

8444

IN SENATE

March 1, 2022

Introduced by Sens. REICHLIN-MELNICK, MAY -- 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 objections to designating and nominating petitions

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

- 1 Section 1. Section 6-154 of the election law is amended by adding a 2 new subdivision 2-a to read as follows:
- 2-a. (a) When ruling on objections to designating and nominating petitions, the officer or board with whom such objection is filed shall construe all election laws, rules, and regulations liberally so as not to deprive an individual of their right to run for office, or the voters of their right to elect a candidate of their choice.
- 8 (b) The officer or board making a determination as to the sufficiency
 9 of a petition shall abide by the following when making such determination:
- (i) Objections related to a voter or witness statement address shall
 not be valid if the voter or witness and the address are reasonably
 ascertainable by the officer or board making a determination.
- (ii) Objections shall not be valid simply because a voter or witness writes in the name of the village, hamlet, or census designated place in which such voter or witness lives rather than the city or town in which such voter or witness lives. In the city of New York, an objection shall not be valid simply because a voter or witness writes in the name of the borough in which such voter or witness lives rather than the county in which such voter or witness lives.
- 21 (iii) Objections related to pagination errors shall not be a basis for invalidating a petition.
- 23 <u>(iv) A petition shall not be invalidated because the signature count</u>
 24 <u>appearing on the cover sheet is misstated. Only the number of signatures</u>
 25 <u>actually appearing on the petition shall be counted.</u>
- 26 (v) A petition shall not be invalidated because the stated number of 27 signatures that appear in the witness statement is inaccurate. Only the

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

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number of signatures actually appearing on the petition shall be count-1 2 ed.

- (vi) An objection to a petition premised on the public office for which a candidate was designated for nomination being inaccurately stated shall be valid only if a reasonable voter would be confused by the description of such misstated office.
- (vii) When the date appearing on the witness statement is earlier than the stated date of some voter signatures, only the voter signatures that bear a date that is later than the date borne by the witness statement shall be invalid.
- 11 (viii) A petition may be rejected by the board of elections if such 12 petition does not meet the minimum number of signatures required pursuant to section 6-136 of this article. 13
- § 2. Section 16-102 of the election law is amended by adding a new subdivision 2-a to read as follows: 15
- 2-a. (a) When ruling on objections to designating and nominating 16 17 petitions, the court shall construe all election laws, rules, and regulations liberally so as not to deprive an individual of their right to 18 run for office, or the voters of their right to elect a candidate of 19 20 their choice.
- 21 (b) The court shall abide by the following when making such determi-22 nation:
- (i) Objections related to a voter or witness statement address shall 23 not be valid if the voter or witness and the address are reasonably 24 25 ascertainable by the officer or board making a determination.
- (ii) Objections shall not be valid simply because a voter or witness 26 27 writes in the name of the village, hamlet, or census designated in which such voter or witness lives rather than the city or town in which such 28 voter or witness lives. In the city of New York, an objection shall not 29 30 be valid simply because a voter or witness writes in the name of the borough in which such voter or witness lives rather than the county in 31 32 which such voter or witness lives.
- 33 (iii) Objections related to pagination errors shall not be a basis for 34 invalidating a petition.
- 35 (iv) A petition shall not be invalidated because the signature count 36 appearing on the cover sheet is misstated. Only the number of signatures 37 actually appearing on the petition shall be counted.
- (v) A petition shall not be invalidated because the stated number of 38 39 signatures that appear in the witness statement is inaccurate. Only the number of signatures actually appearing on the petition shall be count-40 41 ed.
- 42 (vi) An objection to a petition premised on the public office for 43 which a candidate was designated for nomination being inaccurately stat-44 ed shall be valid only if a reasonable voter would be confused by the 45 <u>description of such misstated office.</u>
- (vii) When the date appearing on the witness statement is earlier than 46 47 the stated date of some voter signatures, only the voter signatures that 48 bear a date that is later than the date borne by the witness statement 49 shall be invalid.
- 50 (viii) A petition may be rejected by the board of elections if such 51 petition does not meet the minimum number of signatures required pursu-52 ant to section 6-136 of this chapter.
 - § 3. This act shall take effect immediately.