## STATE OF NEW YORK

6901

2021-2022 Regular Sessions

## IN SENATE

May 20, 2021

Introduced by Sens. MYRIE, RAMOS -- 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 removing binary gender

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

Section 1. Subdivision 4 of section 2-102 of the election law, as 1 amended by chapter 373 of the laws of 1978, is amended to read as 2 3 follows: 4. [The state committee may provide by rule for equal representation 4 of the sexes on said committee. ] When any [such] rule of the state 5 6 **<u>committee</u>** provides for [equal] representation [of the sexes] by gender, 7 the designating petitions and primary ballots shall list candidates for such party positions separately by [senses] gender marker. In providing 8 9 for such representation, the state committee shall establish rules that 10 provide for the ability of individuals who do not exclusively identify as a binary gender to run for those positions and which respect individ-11 12 uals' gender identity. § 2. Subdivision 2 of section 2-104 of the election law, as amended by 13 14 chapter 234 of the laws of 1976, is amended to read as follows: 15 2. If [, pursuant to section one of article thirteen of the -constitu-16 tion,] such committee or a state convention of the party shall provide by rule for [equal] representation [of the sexes] by gender on such 17 committee, the rules of such committee relative to additional members, 18 either from election districts or at large, shall be formulated and 19 applied in such manner that the whole membership shall [consist of an 20 21 even number, equally be divided [between the sexes] among genders as 22 provided by the rules of such committee. When any such rule provides for [equal] <u>such</u> representation [of the sexes], the designating petitions 23 24 and primary ballots shall list candidates for such party positions sepa-25 rately by [sexes] gender marker. In providing for such representation, 26 such committee shall establish rules that provide for the ability of

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

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## individuals who do not exclusively identify as a binary gender to serve as members and which respect individuals' gender identity.

3 § 3. Subdivision 2 of section 2-110 of the election law, as amended by 4 chapter 373 of the laws of 1978, is amended to read as follows:

5 2. In the city of New York there shall be the party positions of assembly district leaders or, if the rules of the county committee shall б 7 so provide, one assembly district leader and one associate assembly 8 district leader. Outside the city of New York there shall be such posi-9 tions when the rules of the county committee shall so provide. Such 10 leaders shall be elected at primary elections as herein provided, within 11 every county in such city for each assembly district, or for each part of an assembly district within such county as may be designated for the 12 13 purpose in the rules of the county committee, and in every county of the 14 state outside of such city where the rules so provide, for such assembly 15 district or part thereof within such county as may be designated in such 16 rules for the purpose. Such assembly district leaders or such assembly 17 district leader and associate assembly district leader shall be of [opposite sexes] different genders, if the rules of the county committee 18 shall so provide, and shall be enrolled voters of the party residing 19 20 within the assembly district and, if the rules of the county committee 21 shall so provide, within the part of the assembly district for which 22 they are to be elected, and shall be elected at the same primary election and for the same term as members of the county committee. When 23 any such rule provides for [equal] representation [of sexes] by gender, 24 the designating petitions and primary ballots shall list candidates for 25 26 such party positions separately by [sexes] gender marker. In providing 27 for such representation, the county committee shall establish rules that 28 provide for the ability of individuals who do not exclusively identify 29 as a binary gender to serve as district leader and which respect indi-30 viduals' gender identity. Each shall perform such duties, powers and 31 functions as the rules of the county committee may prescribe. Vacancies 32 in such positions shall be filled by the members of the county committee 33 within the assembly district or part thereof, as the case may be, until 34 the first primary election following the creation of such vacancy or vacancies for which the period for circulating designating petitions 35 36 ends at least seven days after the creation of such vacancy or vacan-37 cies, at which time the successor or successors shall be directly elected as herein provided. Assembly district leaders and associate 38 assembly district leaders shall automatically be members and shall have 39 40 the right to participate and vote in meetings of the county committee or 41 any subcommittee thereof. The county committee may provide by its rules 42 that the members of the state committee, elected in accordance with the 43 provisions of this chapter, shall possess the duties, powers and func-44 tions of an assembly district leader or an associate assembly district 45 In such event the provisions of this section shall not apply to leader. 46 the members of the state committee but upon [his] their election as a 47 member of the state committee, such person shall be deemed to have also 48 been elected as an assembly district leader or an associate assembly 49 district leader.

50 § 4. Section 2-122 of the election law, as amended by chapter 177 of 51 the laws of 1978, is amended to read as follows:

52 § 2-122. National party conventions; delegates, election. Delegates 53 and alternates to a national convention of a party shall be elected from 54 congressional districts, or partly from the state at large and partly 55 from congressional districts, as the rules of the state committee may 56 provide. Such delegates and alternates from the state at large shall be

elected by the state committee or by a state convention of the party, as 1 2 the rules of the state committee shall prescribe. If the rules of a 3 national party provide for [equal] representation [of the sexes] by gender among delegates elected from districts, such district delegates 4 5 shall be elected separately by [sex] gender. District delegates and б alternates to national party conventions and delegates, and alternates, 7 if any, to such a state convention shall be elected at a primary. All 8 delegates and alternates to a national party convention shall be 9 enrolled members of such party. When any such rule provides for [equal] 10 representation [of the sexes] by gender, the designating petitions and primary ballots shall list candidates for such party positions separate-11 ly by [sex] gender marker. In providing for such representation, the 12 13 party shall establish rules that provide for the ability of individuals 14 who do not exclusively identify as a binary gender to serve as delegates 15 and which respect individuals' gender identity.

16 § 5. Paragraph c of subdivision 3 of section 5-504 of the election 17 law, as amended by chapter 659 of the laws of 1994, is amended to read 18 as follows:

19 c. The board of elections maintains, as a public record, at the appro-20 priate office of the board, a complete and current alphabetized list of 21 all registered voters, including voters in inactive status, which contains next to each voter's name at least the following information: 22 23 address, town or city, assembly district where appropriate, election district, registration serial number, party enrollment, date of regis-24 25 tration, [sex] gender, date of birth and, if the voter is in inactive 26 status, an indication of that fact.

27 § 6. Subdivision 7 of section 7-116 of the election law, as added by 28 chapter 173 of the laws of 2017, is amended to read as follows:

29 7. Whenever a county board of elections or the board of elections in 30 the city of New York must conduct a primary election in the respective 31 county or the city of New York in which separate contests for [both male 32 and female] candidates of different genders for the same party position 33 are to be printed upon the ballots, and when rules require these posi-34 tions be listed separately on the ballot, the respective county board of 35 elections or the board of elections in the city of New York shall deter-36 mine by lot [whether to first print the contest for the male candidates 37 or the contest for the female candidates. After such determination, the same order shall be used for all ballots printed by the board of 38 elections for the entire county or city of New York and for all contests 39 where there are elections separated by male and female candidates for 40 41 the same party position.] the order of the various gendered contests. 42 This lottery will be conducted separately for each election that is 43 separated by the gender.

44 § 7. Section 3-102 of the election law is amended by adding a new 45 subdivision 18 to read as follows:

46 <u>18. promulgate rules and regulations to provide for the ability of</u> 47 <u>individuals who do not exclusively identify as a binary gender to run</u> 48 <u>for positions elected in gendered contests which respect the individ-</u> 49 <u>uals' gender identity.</u>

50 § 8. This act shall take effect immediately.