STATE OF NEW YORK

1722--В

2023-2024 Regular Sessions

IN ASSEMBLY

January 20, 2023

Introduced by M. of A. ZINERMAN, DINOWITZ, WALKER, SILLITTI, TAYLOR, BURGOS, FALL, LEVENBERG, SIMON, AUBRY, JEAN-PIERRE, DE LOS SANTOS, TAPIA, NOVAKHOV, SOLAGES, JACKSON, GONZALEZ-ROJAS, FORREST, SHRESTHA -- read once and referred to the Committee on Election Law -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- again reported from said committee with amendments, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the election law, in relation to the form in which a proposed amendment to the constitution or other question provided by law to be submitted to a statewide vote shall be submitted to the people for their approval

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

Section 1. Paragraph d of subdivision 1 and subdivisions 2 and 3 of section 4-108 of the election law, paragraph d of subdivision 1 and subdivision 2 as amended by chapter 136 of the laws of 1978 and subdivision 3 as added by chapter 234 of the laws of 1976, are amended and four new subdivisions 4, 5, 6 and 7 are added to read as follows:

d. In addition to the text, such transmittal shall contain an abstract 7 of such proposed amendment, proposition or question, prepared by the state board of elections [concisely stating the purpose and effect thereof in a clear and coherent manner using words with common and everyday meanings] in plain language.

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10 2. The form in which the proposed amendment, proposition or question 11 12 is to be submitted shall consist [of] only [an abbreviated title indi-13 cating generally and briefly, and in a clear and coherent manner using 14 words with common and every-day meanings, the subject matter of the amendment, proposition or question of the following: a. a descriptive 16 title of up to fifteen words, which describes the topic, goal, or 17 outcome of the ballot question in plain language; b. a summary of the

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

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2 А. 1722--В

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text ballot proposal of up to thirty words, written in plain language, that describes the change in policy to be adopted and not the legal mechanism; and c. a statement of what a YES or NO vote means in up to thirty words written in plain language that identifies the practical 5 outcome of each election result and not the legal mechanism. If more than one such amendment, proposition or question is to be voted upon at 7 such election, each such amendment, proposition or question respectively shall be separately and consecutively numbered.

- 3. The attorney general shall advise in the preparation of [such abstract and such form of submission, and such recommendations shall be in plain language.
- 4. a. The state board of elections shall prominently publish on its website at least four months prior to the general election at which a ballot proposal shall appear, the proposed form of the ballot proposal and abstract. There shall be a public comment period of at least fifteen days subsequent to such publication. The state board shall review and consider public comments before adopting the final form of the ballot proposal and abstract.
- b. The state board of elections shall also publish on its website the Automated Readability Index score calculated pursuant to subdivision six of this section for each form of question and abstract.
- The score shall require no higher than an eighth grade reading level (a score of 8 on the Automated Readability Index), unless the state board of elections shall state the basis for its determination that the plain language requirements of this section are met.
- 5. For the purposes of this section, plain language shall mean the form of the ballot proposal and abstract:
 - a. shall be written in easily comprehended, concise language;
 - b. shall not contain more the one passive sentence;
- 30 c. shall not use semicolons, using multiple sentences as necessary; 31 <u>and</u>
- 32 d. shall not contain double negatives.
 - 6. To evaluate compliance with the plain language requirements of this section, the state board of elections shall calculate an Automated Readability Index score, separately, for each statewide form of ballot proposal and abstract.
- 37 The Automated Readability Index score shall be calculated according to the following formula: 38
 - a. Divide the number of characters (excluding spaces) by the number of words and multiply that number by 4.71;
 - b. Divide the number of words by the number of sentences and multiply that number by 0.5;
 - c. Add the results of paragraphs a and b of this subdivision.
 - d. Subtract 21.43 from the result of paragraph c of this paragraph and round to the nearest whole number.
- 7. No specific Automated Readability Index score shall be required; provided, however, the board shall use best efforts to score at an eighth grade reading level or below and meet the definition of plain language in subdivision five of this section. In addition, the board shall expend their best efforts not to exceed the word limits in subdi-50 51 vision two of this section but may do so when plain language clarity is improved thereby. 52
- 2. Section 4-116 of the election law, is amended by adding a new 53 54 subdivision 4 to read as follows:
- 55 4. No later than two months prior to the general election at which any 56 statewide ballot proposal is to be submitted to the people, the state

A. 1722--B 3

- 1 board of elections and all local boards of elections shall publish on
- 2 their websites the information required to be published pursuant to
- 3 <u>subdivision two of this section.</u>
- 4 § 3. This act shall take effect immediately.