98TH GENERAL ASSEMBLY

State of Illinois

2013 and 2014

SB1624

Introduced 2/13/2013, by Sen. Andy Manar

SYNOPSIS AS INTRODUCED:

10 ILCS 5/10-2	from Ch. 46, par. 10-2
10 ILCS 5/10-3	from Ch. 46, par. 10-3

Amends the Election Code. Provides that petitions to constitute a new political party in the State and nomination petitions for independent candidates must be signed by a number of qualified voters at least equal to the minimum petition signature requirement for a Statewide office candidate of an established political party (instead of 1% of the number of voters who voted at the next preceding Statewide general election or 25,000 qualified voters, whichever is less). Provides that petitions for form a new political party within any district or political subdivision less than the entire State shall be signed by qualified voters of the district or political subdivision equaling in number not less than the minimum petition signature requirement for the office on the slate with the highest minimum petition signature requirement (instead of 5% of the number of voters who voted at the next preceding regular election in that district or subdivision). Provides that the signature requirement for nomination petitions for independent candidates for public offices other than Statewide offices is the same as the signature requirement for established political parties. Provides that, if the signature requirement for established political party candidates also includes a limit on the number of signatures that may be filed, then that limitation shall also apply to new political party candidates for that office. Effective immediately.

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AN ACT concerning elections.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Election Code is amended by changing
Sections 10-2 and 10-3 as follows:

6 (10 ILCS 5/10-2) (from Ch. 46, par. 10-2)

7 Sec. 10-2. The term "political party", as hereinafter used in this Article 10, shall mean any "established political 8 9 party", as hereinafter defined and shall also mean any political group which shall hereafter undertake to form an 10 11 established political party in the manner provided for in this Article 10: Provided, that no political organization or group 12 13 shall be qualified as a political party hereunder, or given a 14 place on a ballot, which organization or group is associated, directly or indirectly, with Communist, Fascist, Nazi or other 15 16 un-American principles and engages in activities or propaganda 17 designed to teach subservience to the political principles and ideals of foreign nations or the overthrow by violence of the 18 19 established constitutional form of government of the United States and the State of Illinois. 20

A political party which, at the last general election for State and county officers, polled for its candidate for Governor more than 5% of the entire vote cast for Governor, is hereby declared to be an "established political party" as to the State and as to any district or political subdivision thereof.

A political party which, at the last election in any 4 5 congressional district, legislative district, county, township, municipality or other political subdivision or 6 7 district in the State, polled more than 5% of the entire vote cast within such territorial area or political subdivision, as 8 9 the case may be, has voted as a unit for the election of 10 officers to serve the respective territorial area of such district or political subdivision, is hereby declared to be an 11 12 "established political party" within the meaning of this Article as to such district or political subdivision. 13

14 Any group of persons hereafter desiring to form a new 15 political party throughout the State, or in any congressional, 16 legislative or judicial district, or in any other district or 17 in any political subdivision (other than a municipality) not entirely within a single county, shall file with the State 18 19 Board of Elections a petition, as hereinafter provided; and any 20 such group of persons hereafter desiring to form a new 21 political party within any county shall file such petition with 22 the county clerk; and any such group of persons hereafter 23 desiring to form a new political party within any municipality or township or within any district of a unit of local 24 25 government other than a county shall file such petition with the local election official or Board of Election Commissioners 26

such municipality, township or other unit of 1 of local 2 government, as the case may be. Any such petition for the formation of a new political party throughout the State, or in 3 4 any such district or political subdivision, as the case may be, 5 shall declare as concisely as may be the intention of the 6 signers thereof to form such new political party in the State, or in such district or political subdivision; shall state in 7 not more than 5 words the name of such new political party; 8 9 shall at the time of filing contain a complete list of 10 candidates of such party for all offices to be filled in the 11 State, or such district or political subdivision as the case 12 may be, at the next ensuing election then to be held; and, if 13 such new political party shall be formed for the entire State, 14 shall be signed by qualified voters at least equal in number to the minimum petition signature requirement of Section 7-10 for 15 16 a Statewide office candidate of an established political party 17 1% of the number of voters who voted at the next preceding Statewide general election or 25,000 qualified voters, 18 19 whichever is less. If such new political party shall be formed 20 for any district or political subdivision less than the entire 21 State, such petition shall be signed by qualified voters of the 22 district or political subdivision equaling in number not less 23 than the minimum petition signature requirement for the office on the slate with the highest minimum petition signature 24 25 requirement. If the signature requirement for established political party candidates also includes a limit on the number 26

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of signatures that may be filed, then that limitation shall 1 2 also apply to new political party candidates for that office. 5% of the number of voters who voted at the next preceding 3 regular election in such district or political subdivision 4 which such district or political subdivision voted as a unit 5 for the election of officers to serve its respective 6 territorial area. However, whenever the minimum signature 7 requirement for a district or political subdivision 8 political party petition shall exceed the minimum number of 9 signatures for State wide new political party petitions at the 10 11 next preceding State-wide general election, such State-wide 12 petition signature requirement shall be the minimum for such 13 district or political subdivision new political party petition. 14

For the first election following a redistricting of 15 16 congressional districts, a petition to form a new political 17 party in a congressional district shall be signed by at least 5,000 qualified voters of the congressional district. For the 18 first election following a redistricting of legislative 19 20 districts, a petition to form a new political party in a legislative district shall be signed by at least 3,000 21 22 qualified voters of the legislative district. For the first election following a redistricting of representative 23 districts, a petition to form a new political party in a 24 representative district shall be signed by at least 1,500 25 26 qualified voters of the representative district.

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For the first election following redistricting of county 1 2 board districts, or of municipal wards or districts, or for the first election following the initial establishment of such 3 districts or wards in a county or municipality, a petition to 4 5 form a new political party in a county board district or in a 6 municipal ward or district shall be signed by qualified voters 7 of the district or ward equal to not less than 5% of the total 8 number of votes cast at the preceding general or municipal 9 election, as the case may be, for the county or municipal 10 office voted on throughout the county or municipality for which 11 the greatest total number of votes were cast for all 12 candidates, divided by the number of districts or wards, but in any event not less than 25 qualified voters 13 of the distri 14 ward.

15 In the case of a petition to form a new political party 16 within a political subdivision in which officers are to be 17 elected from districts and at-large, such petition shall consist of separate components for each district from which an 18 officer is to be elected. Each component shall be circulated 19 20 only within a district of the political subdivision and signed only by qualified electors who are residents of such district. 21 22 Each sheet of such petition must contain a complete list of the 23 names of the candidates of the party for all offices to be filled in the political subdivision at large, but the sheets 24 25 comprising each component shall also contain the names of those 26 candidates to be elected from the particular district. Each

component of the petition for each district from which an 1 2 officer is to be elected must be signed by qualified voters of the district equalling in number not less than 5% of the number 3 of voters who voted at the next preceding regular election in 4 5 such district at which an officer was elected to serve the district. The entire petition, including all components, must 6 be signed by a total of qualified voters of the entire 7 8 political subdivision equalling in number not less than 5% of 9 the number of voters who voted at the next preceding regular 10 election in such political subdivision at which an officer was 11 elected to serve the political subdivision at large.

12 The filing of such petition shall constitute the political group a new political party, for the purpose only of placing 13 upon the ballot at such next ensuing election such list or an 14 15 adjusted list in accordance with Section 10-11, of party 16 candidates for offices to be voted for throughout the State, or 17 for offices to be voted for in such district or political subdivision less than the State, as the case may be, under the 18 name of and as the candidates of such new political party. 19

If, at such ensuing election, the new political party's candidate for Governor shall receive more than 5% of the entire votes cast for Governor, then such new political party shall become an "established political party" as to the State and as to every district or political subdivision thereof. If, at such ensuing election, the other candidates of the new political party, or any other candidate or candidates of the new

political party shall receive more than 5% of all the votes 1 2 cast for the office or offices for which they were candidates 3 at such election, in the State, or in any district or political subdivision, as the case may be, then and in that event, such 4 5 new political party shall become an "established political party" within the State or within such district or political 6 7 subdivision less than the State, as the case may be, in which such candidate or candidates received more than 5% of the votes 8 9 cast for the office or offices for which they were candidates. 10 It shall thereafter nominate its candidates for public offices 11 to be filled in the State, or such district or political 12 subdivision, as the case may be, under the provisions of the laws regulating the nomination of candidates of established 13 14 political parties at primary elections and political party 15 conventions, as now or hereafter in force.

16 A political party which continues to receive for its 17 candidate for Governor more than 5% of the entire vote cast for Governor, shall remain an "established political party" as to 18 the State and as to every district or political subdivision 19 20 thereof. But if the political party's candidate for Governor fails to receive more than 5% of the entire vote cast for 21 22 Governor, or if the political party does not nominate a 23 candidate for Governor, the political party shall remain an "established political party" within the State or within such 24 25 district or political subdivision less than the State, as the 26 case may be, only so long as, and only in those districts or

political subdivisions in which, the candidates of 1 that 2 political party, or any candidate or candidates of that 3 political party, continue to receive more than 5% of all the votes cast for the office or offices for which they were 4 5 candidates at succeeding general or consolidated elections 6 within the State or within any district or political 7 subdivision, as the case may be.

8 Any such petition shall be filed at the same time and shall 9 be subject to the same requirements and to the same provisions 10 in respect to objections thereto and to any hearing or hearings 11 upon such objections that are hereinafter in this Article 10 12 contained in regard to the nomination of any other candidate or 13 candidates by petition. If any such new political party shall become an "established political party" in the manner herein 14 15 provided, the candidate or candidates of such new political 16 party nominated by the petition hereinabove referred to for 17 such initial election, shall have power to select any such party committeeman or committeemen as shall be necessary for 18 19 creation of а provisional party organization the and 20 provisional managing committee or committees for such party within the State, or in any district or political subdivision 21 22 in which the new political party has become established; and 23 the party committeeman or committeemen so selected shall 24 constitute a provisional party organization for the new 25 political party and shall have and exercise the powers 26 conferred by law upon any party committeeman or committeemen to

1 manage and control the affairs of such new political party 2 until the next ensuing primary election at which the new 3 political party shall be entitled to nominate and elect any 4 party committeeman or committeemen in the State, or in such 5 district or political subdivision under any parts of this Act 6 relating to the organization of political parties.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election, is ineligible for nomination as a candidate of a new political party for election in that general election.

12 (Source: P.A. 86-875.)

13 (10 ILCS 5/10-3) (from Ch. 46, par. 10-3)

Sec. 10-3. Nomination of independent candidates 14 (not 15 candidates of any political party), for any office to be filled 16 by the voters of the State at large may also be made by nomination papers signed in the aggregate for each candidate by 17 18 qualified voters at least equal in number to the minimum petition signature requirement of Section 7-10 for a Statewide 19 20 office candidate of an established political party 1% of the 21 number of voters who voted in the next preceding Statewide election or 25,000 qualified voters of the State, 22 general 23 whichever is less. Nominations of independent candidates for 24 public office within any district or political subdivision less 25 than the State, may be made by nomination papers signed in the

aggregate for each candidate by qualified voters of such 1 2 district, or political subdivision, equaling not less than the minimum signature requirement for an established party 3 candidate for that office. If the signature requirement for 4 established party candidates also includes a limit on the 5 6 number of signatures that may be filed, then that limitation shall also apply to independent candidates for that office. 5%, 7 nor more than 8% (or 50 more than the minimum, whichever is 8 9 greater) of the number of persons, who voted at the next 10 preceding regular election in such district or political 11 subdivision in which such district or political subdivision 12 voted as a unit for the election of officers to serve its respective territorial area. However, whenever the minimum 13 signature requirement for an independent candidate petition 14 for a district or political subdivision office shall exceed the 15 16 minimum number of signatures for an independent candidate 17 petition for an office to be filled by the voters of the State at large at the next preceding State wide general election, 18 19 such State wide petition signature requirement shall be the 20 minimum for an independent candidate petition for such district or political subdivision office. For the first election 21 22 following a redistricting of congressional districts, 23 nomination papers for an independent candidate for congressman shall be signed by at least 5,000 qualified voters of the 24 congressional district. For the first election following a 25 26 redistricting of legislative districts, nomination papers

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an independent candidate for State Senator in the General 1 2 Assembly shall be signed by at least 3,000 qualified voters of the legislative district. For the first election following a 3 redistricting of representative districts, nomination papers 4 5 for an independent candidate for State Representative in the General Assembly shall be signed by at least 1,500 qualified 6 7 voters of the representative district. For the first election following redistricting of county board districts, 8 of or 9 municipal wards or districts, or for the first election 10 following the initial establishment of such districts or wards 11 in a county or municipality, nomination papers for an 12 independent candidate for county board member, or for alderman trustee of such municipality, shall be signed by qualified 13 o r voters of the district or ward equal to not less than 5% nor 14 more than 8% (or 50 more than the minimum, whichever is 15 greater) of the total number of votes cast at the preceding 16 general or general municipal election, as the case may be, for 17 the county or municipal office voted on throughout such county 18 19 or municipality for which the greatest total number of votes 20 were cast for all candidates, divided by the number of districts or wards, but in any event not less than 25 qualified 21 22 voters of the district or ward. Each voter signing a nomination 23 paper shall add to his signature his place of residence, and each voter may subscribe to one nomination for such office to 24 25 be filled, and no more: Provided that the name of any candidate 26 whose name may appear in any other place upon the ballot shall 1 not be so added by petition for the same office.

2 The person circulating the petition, or the candidate on 3 whose behalf the petition is circulated, may strike any 4 signature from the petition, provided that;

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(1) the person striking the signature shall initial the petition at the place where the signature is struck; and

7 (2) the person striking the signature shall sign a
8 certification listing the page number and line number of
9 each signature struck from the petition. Such
10 certification shall be filed as a part of the petition.

11 (3) the persons striking signatures from the petition 12 shall each sign an additional certificate specifying the number of certification pages listing stricken signatures 13 14 which are attached to the petition and the page numbers 15 indicated on such certifications. The certificate shall be 16 filed as a part of the petition, shall be numbered, and 17 shall be attached immediately following the last page of signatures and before the certifications 18 voters' of 19 stricken signatures.

20 all of the foregoing requirements (4) shall be 21 necessary to effect a valid striking of any signature. The 22 provisions of this Section authorizing the striking of 23 signatures shall not impose any criminal liability on any 24 person SO authorized for signatures which may be 25 fraudulent.

26 In the case of the offices of Governor and Lieutenant

Governor a joint petition including one candidate for each of
 those offices must be filed.

A candidate for whom a nomination paper has been filed as a partisan candidate at a primary election, and who is defeated for his or her nomination at the primary election, is ineligible to be placed on the ballot as an independent candidate for election in that general or consolidated election.

9 A candidate seeking election to an office for which 10 candidates of political parties are nominated by caucus who is 11 a participant in the caucus and who is defeated for his or her 12 nomination at such caucus, is ineligible to be listed on the 13 ballot at that general or consolidated election as an 14 independent candidate.

15 (Source: P.A. 95-699, eff. 11-9-07.)

Section 99. Effective date. This Act takes effect upon becoming law.