2023 -- H 5610

LC001339

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2023

AN ACT

RELATING TO ELECTIONS - NOMINATION OF PARTY AND INDEPENDENT CANDIDATES - MAXIMUM NUMBER OF SUBMITTED NOMINATION SIGNATURES

Introduced By: Representatives Serpa, and Cardillo

Date Introduced: February 15, 2023

Referred To: House State Government & Elections

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 17-14-7 of the General Laws in Chapter 17-14 entitled "Nomination

of Party and Independent Candidates" is hereby amended to read as follows:

17-14-7. Number of signers required for nomination papers.

4 (a) United States senator or governor. The nomination papers of a candidate for the party

nomination or an independent candidate for presidential elector, United States senator, or governor

shall be signed, in the aggregate, by at least one thousand (1,000) voters. Notwithstanding the

foregoing, for the 2020 election only, the nomination papers of a candidate for the party nomination

or an independent candidate for United States senator shall be signed, in the aggregate, by at least

9 five hundred (500) voters.

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(b) Representative in Congress. The nomination papers of a candidate for the party

nomination or an independent candidate for representative in Congress shall be signed, in the

aggregate, by at least five hundred (500) voters. Notwithstanding the foregoing, for the 2020

election only, the nomination papers of a candidate for the party nomination or an independent

candidate for representative in Congress shall be signed, in the aggregate, by at least two hundred

15 fifty (250) voters.

16 (c) General state offices. The nomination papers of a candidate for the party nomination or

an independent candidate for any of the general offices of the state, excluding governor, shall be

signed, in the aggregate, by at least five hundred (500) voters.

1	(d) State senator. The nomination papers of a candidate for a party nomination or
2	independent candidate for senator in any senatorial district shall be signed, in the aggregate, by at
3	least one hundred (100) voters of the senatorial district and the candidate shall submit no more than
4	one hundred fifty (150) signatures for certification.
5	(e) State representative. The nomination papers of a candidate for party nomination or an
6	independent candidate for a member of the house of representatives from any representative district
7	shall be signed, in the aggregate, by at least fifty (50) voters of the representative district and the
8	candidate shall submit no more than one hundred (100) signatures for certification.
9	(f) City offices. The nomination papers of a candidate for party nomination or an
10	independent candidate for any local office to be filled by the voters of any city at large shall be
11	signed, in the aggregate, by at least two hundred (200) voters of the city, provided that in the city
12	of Newport, for at-large candidates or candidates for school committee, at least one hundred (100)
13	signatures shall be required; provided, further, that in the city of Woonsocket, for candidates for
14	citywide nonpartisan office, including city council, mayor, and candidates for school committee, if
15	elected, at least one hundred (100) signatures shall be required; and provided, further that in the
16	city of Providence, at least five hundred (500) signatures shall be required. Any candidate required
17	to submit a minimum of one hundred (100) signatures for nomination by this subsection, shall
18	submit no more than one hundred fifty (150) signatures seeking certification.
19	(g) Voting district moderator or clerk. The nomination papers for a candidate for voting
20	district moderator or clerk in any town shall be signed, in the aggregate, by at least ten (10) voters
21	of the voting district.
22	(h) Other offices. The nomination papers of a candidate for party nomination for other
23	offices covered by § 17-15-7, or for the election of delegates or for unendorsed party committee
24	candidates, shall be signed, in the aggregate, by fifty (50) voters and the candidate shall submit no
25	more than seventy-five (75) signatures for certification.
26	(i) After certifying voter signatures in a sum equal to or greater than fifty percent (50%)
27	above the minimum number necessary for a candidate to be qualified pursuant to the provisions of
28	this section, the board of canvassers may stop further certification of signatures.
29	SECTION 2. This act shall take effect on January 1, 2024.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO ELECTIONS - NOMINATION OF PARTY AND INDEPENDENT CANDIDATES - MAXIMUM NUMBER OF SUBMITTED NOMINATION SIGNATURES

This act would limit the number of signatures that a candidate may submit for certification,
to one hundred (100) if fifty (50) signatures are required and to one hundred fifty (150) when one
hundred (100) signatures are required.

This act would take effect on January 1, 2024.