H.B. NO. 54

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A BILL FOR AN ACT

RELATING TO ELECTIONS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECT	ION 1. The legislature finds that, in recent state and
2	county el	ections, whether certain candidates had timely filed
3	nominatio	n papers or properly withdrawn as a candidate presented
4	complex issues that were ultimately resolved by election	
5	officials. To avoid any appearance of impropriety by candidates	
6	or state or county election officials, this Act clarifies	
7	certain candidate filing and withdrawal requirements.	
8	The purpose of this Act is to prevent confusion and	
9	uncertainty in the requirements for candidate filing and	
10	withdrawa	l in state and county elections by:
11	(1)	Requiring written notice to the appropriate election
12		official to effectively withdraw as a candidate;
13	(2)	Clarifying the effective date of a candidate's
14		withdrawal;
15	(3)	Clarifying that a political party shall notify the
16		chief election officer or clerk when filling a vacancy
17		no later than the third day after the party has

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1 received notice from the chief election officer or 2 clerk that a vacancy has occurred; and (4) Eliminating last-minute candidate filing by shortening 3 4 the time that nomination papers are available to 5 candidates. 6 SECTION 2. Section 11-117, Hawaii Revised Statutes, is 7 amended by amending the title and subsection (a) to read as 8 follows: 9 "§11-117 Withdrawal of candidates; effective; 10 disqualification; death; written notice. (a) Any candidate may 11 withdraw not later than 4:30 p.m. on the day immediately 12 following the close of filing for any reason and may withdraw 13 after the close of filing up to 4:30 p.m. on the twentieth day 14 prior to an election for reasons of ill health. When a 15 candidate withdraws [for ill health], the candidate shall give 16 notice in writing to the chief election officer if the candidate 17 was seeking a congressional or state office, or the candidate 18 shall give notice in writing to the county clerk if the 19 candidate was seeking a county office. [The] A candidate's 20 withdrawal is effective at the time that the written notice is submitted to the chief election officer or county clerk, as 21 appropriate. An oral notice of a candidate's intent to withdraw 22



1 is insufficient to establish the candidate's withdrawal. Where
2 a candidate's withdrawal is based upon the candidate's ill
3 health, the notice shall be accompanied by a statement from a
4 licensed physician indicating that such ill health may endanger
5 the candidate's life."

6 SECTION 3. Section 11-118, Hawaii Revised Statutes, is7 amended by amending subsection (b) to read as follows:

8 "(b) If the party fills the vacancy, and so notifies the 9 chief election officer or clerk not later than 4:30 p.m. on the 10 third business day after the party has received notice of the 11 vacancy [occurs,] from the chief election officer or clerk, but 12 not later than 4:30 p.m. on the fiftieth day prior to a primary 13 or special primary election or not later than 4:30 p.m. on the 14 fortieth day prior to a special, general, or special general 15 election, the name of the replacement shall be printed in an available and appropriate place on the ballot, not necessarily 16 17 in alphabetical order; provided that the replacement candidate 18 fills out an application for nomination papers and signs the 19 proper certifications on the nomination paper and takes either 20 an oath or affirmation as provided by law. If the party fails 21 to fill the vacancy pursuant to this subsection, no candidate's

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1 name shall be printed on the ballot for the party for that
2 race."

3 SECTION 4. Section 12-2.5, Hawaii Revised Statutes, is
4 amended to read as follows:

5 "§12-2.5 Nomination papers; when available. Nomination papers shall be made available from the first working day of 6 7 February in every even-numbered year [; provided that in] until 8 seventy-two hours prior to the filing deadline. If the filing deadline day is a Saturday, Sunday, or holiday, nomination 9 papers shall be available until 4:30 p.m. on the first working 10 11 day immediately preceding. In the case of a special primary or 12 special election, nomination papers shall be made available at 13 least ten days prior to the close of filing."

14 SECTION 5. Section 12-6, Hawaii Revised Statutes, is 15 amended by amending subsection (b) to read as follows:

"[+](b)[+] If after the close of filing there are no
candidates who have filed nomination papers for an elective
office for the primary, special primary, or any special election
held in conjunction with the primary election, the chief
election officer or clerk, in the case of a county election,
shall <u>make nomination papers available and shall</u> accept
nomination papers for that office not later than 4:30 p.m. on



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1	the [fiftieth day prior to the primary, special primary, or
2	special election.] third business day following the filing
3	deadline established in subsection (a)."
4	SECTION 6. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 7. This Act shall take effect upon its approval.
7	INTRODUCED BY: Saa WChory

JAN 2 1 2009



Report Title:

Elections; Candidate Filing and Withdrawal

Description:

Clarifies candidate filing and withdrawal requirements in state and county elections. Clarifies that when a political party fills a vacancy, the party shall notify the appropriate election official no later than 3 business days after receiving notice of the vacancy from the election official.

