JAN 18 2019

A BILL FOR AN ACT

RELATING TO ARRANGEMENT OF CANDIDATE NAMES ON BALLOTS.

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

- 1 SECTION 1. The legislature finds that numerous studies
- 2 have shown that the election candidate who is listed first on a
- 3 ballot has an advantage. See, Daniel E. Ho & Kosuke Imai,
- 4 Estimating Causal Effects of Ballot Order From a Randomized
- 5 Natural Experiment, The California Alphabet Lottery, 1978-2002,
- 6 72 Pub. Op. Q. 216 (2008); Laura Miller, Election by Lottery:
- 7 Ballot Order, Equal Protection, and the Irrational Voter, 13
- 8 N.Y.U. J. Legis. & Pub. Pol'y 373 (2010). The legislature also
- 9 finds that several states, such as California and Ohio, arrange
- 10 the candidates' names to be random across ballots so that each
- 11 possible order permutation appears an equal number of times.
- 12 This allows each candidate to be represented fairly and equally
- 13 on the ballots.
- 14 Currently, on the Hawaii ballot candidates for a specific
- 15 office are listed in alphabetical order starting with the letter
- 16 "A" and the ballots are identical across precincts for that
- 17 office.



S.B. NO. 217

1	The	purpose of this Act is to require the randomization of
2	names of	candidates listed on individual ballots and on ballots
3	across pr	ecincts, thereby making the advantage of being the
4	first can	didate listed on a ballot a random event.
5	SECT	ION 2. Section 11-115, Hawaii Revised Statutes, is
6	amended b	y amending subsection (a) to read as follows:
7	"(a)	The names of the candidates shall be placed upon the
8	ballot fo	r their respective offices in [alphabetical] random
9	order so	that the names are randomized on individual ballots and
10	also rand	omly rotated from one precinct to another except:
11	(1)	As provided in section 11-118;
12	(2)	[For] Subject to the limitations of the voting system
13		in use; provided that the chief election officer shall
14		not enter into or extend any contract regarding
15		ballots with a vendor who is unable to implement the
16		random ballot requirement; and
17	(3)	[For] In the case of the candidates for vice president
18		and lieutenant governor in the general election
19		[whose], the names of those candidates shall be placed
20		immediately below the name of the candidate for
21		president or governor of the same political party."

1	SECTION 3. The chief election officer is directed to
2	establish procedures to implement the purpose of this Act, which
3	shall apply to the election cycle beginning on January 1, 2020.
4	SECTION 4. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 5. This Act shall take effect on July 1, 2019.

INTRODUCED BY:

S.B. NO. 217

Report Title:

Elections; Ballot; Arrangement of Names

Description:

Requires candidate names to be randomized on individual ballots and across precincts.

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