

BEFORE THE DULY CONSITUTED BOARD FOR THE HEARING AND PASSING UPON OF OBJECTIONS TO THE
NOMINGATING PETITIONS FOR THE OFFICE OF MONEE TOWNSHIP DEMOCRATIC PRECINCT
COMMITTEEPERSON FOR PRECINCT 03

SANDRA FERNANDEZ,)
Plaintiff,)
)
Vs.)
)
CALVIN NASH,)
Respondent,)

Case No.

WILL COUNTY CLERK
WILL COUNTY, ILLINOIS

2019 DEC -9 PM 2:28

FILED

Now comes SANDRA FERNANDEZ hereinafter referred to as the ("Objector"), and states as follows:

1. SANDRA FERNANDEZ resides at 25904 Derby Drive, Monee, IL 60449, in the County of Will and State of Illinois, is duly qualified, registered and a legal voter at such address; and her interest in filing the following objections is that of a citizen desirous of seeing to it that the laws governing the filing of nomination papers for the office of Democratic Precinct Committeeman, Township of Monee, Precinct 03, County of Will, State of Illinois are properly complied with, and that only qualified candidates who have followed the law appear upon the ballot for said office and that candidates and parties are not allowed to circumvent the law.
2. The Objector states that the laws pertaining to the securing of ballot access require that certain requirements be met as established by law. Filings made contrary to such requirements must be voided, being in violation of the statutes in such cases made and provided.
3. The Objector makes the following objections to the purported nomination papers of CALVIN C. NASH, (hereinafter referred to "NASH") as a candidates for the office of Democratic Precinct Committeeman, Monee Township, Precinct 03, County of Will, State of Illinois (hereinafter referred to as "Precinct 03") to be voted for at the Primary Election to be held on March 17, 2020, and states that the Nomination Papers are insufficient in law and in fact for the following reasons:

A. The nomination papers are not consistent between NASH's Statement of Candidacy and Sheets No. 1 and No. 2 of the Candidate's Petition:

Here NASH's Statement of Candidacy states that he is a candidate for Democratic Precinct Committeeman for Monee Township Precinct 03, and it also states his telephone number. The second page of NASH's Signature Petitions does not state the office that he is running for nor does it state his telephone number. 10. ILCS 5/7-10 states that:

Sec. 7-10. Form of petition for nomination. The name of no candidate for nomination, or State central committeeperson, or township committeeperson, or precinct committeeperson, or ward committeeperson or candidate for delegate or alternate delegate to national nominating conventions, shall be printed

upon the primary ballot unless a petition for nomination has been filed in his behalf as provided in this Article in substantially the following form...

... Each sheet of the petition other than the statement of candidacy and candidate's statement shall be of uniform size and shall contain above the space for signatures an appropriate heading giving the information as to name of candidate or candidates, in whose behalf such petition is signed; the office, the political party represented and place of residence; and the heading of each sheet shall be the same.

Here also the captions are not consistent between pages one and two of NASH's Signature Petitions.

B. Candidate NASH uses three different forms of his name between his Statement of Candidacy and his Signature Pages:

Here the header on NASH's Statement of Candidacy states that his name is 'CALVIN C. NASH.' In his Statement of Candidacy NASH signs his name as 'Calvin C. Nash, Sr.' The headers of NASH's Signature Petitions state his name as "Calvin Nash." Here there are substantial differences between the headers of NASH's Nomination Papers and they do not comply with 7-10 of the Election Code.

WHEREFORE, based upon the foregoing the Objector prays this Honorable Hearing Board for the following relief:

- A. Calvin Nash's Nomination Papers for the office of Democratic Precinct Committeeperson for Precinct 03, Township of Monee, and State of Illinois, be declared insufficient and not in compliance with the laws of the State of Illinois, that said Nominations Papers be invalidated, and that Calvin Nash's name not appear on the 2020 Democratic Primary ballot.
- B. Any other relief this Hearing Board deems equitable and just.

The Objector in this matter will be represented by:

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All communications for the Objector, SANDRA FERNANDEZ, should be directed to her attorney's attention.

Respectfully submitted,


SANDRA FERNANDEZ

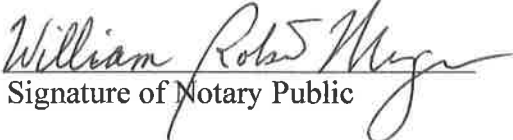
VERIFICATION

The undersigned as Objector, first being duly sworn on oath, now deposes and says that she has read this **VERIFIED OBJECTORS PETITION** and that the statements therein are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that she verily believes the same to be true and correct.


SANDRA FERNANDEZ

County of Will)
) ss.
State of Illinois)

Subscribed to and sworn to me by Sandra Fernandez on this 8th day of December, 2019.


Signature of Notary Public

(SEAL)

