

BEFORE THE DULY CONSTITUTED ELECTORAL BOARD FOR THE HEARING AND PASSING UPON OF NOMINATION OBJECTIONS TO NOMINATION PAPERS OF CANDIDATES FOR ELECTION TO THE OFFICE OF ALDERMAN OF THE FIFTH WARD OF CITY OF THE CHICAGO OF THE STATE OF ILLINOIS

IN THE MATTER OF THE OBJECTIONS OF RASHIDA N. TUCKER TO THE N0MINATION PAPERS OF SHELLY QUILES OF 6720 S. DORCHESTER AVE, CHICAGO, ILLINOIS, 60637, AS A CANDIDATE FOR ELECTION TO THE OFFICE OF ALDERMAN OF THE FIFTH WARD OF THE CITY OF CHICAGO OF THE	19-EB-ALD-115
STATE OF ILLINOIS TO BE VOTED ) ON AT THE FEBRUARY 26, 2019, MUNICIPAL GENERAL ELECTION. )	COAR COAR
VERIFIED OBJECTOR'S F	PETITION -3
INTRODUCTION	

Rashida N. Tucker, hereinafter sometimes referred to as the Objector, states as follows:

- 1. The Objector resides at 1504 E. 77<sup>th</sup> Street, Chicago, Illinois 60619, in the 5<sup>th</sup> ward of the city of Chicago, county of Cook, of the State of Illinois and is a duly qualified, legal and registered voter at that address.
- 2. The Objector's interest in filing this petition is that of a voter desirous that the laws governing the filing of nomination papers for the office of Alderman for the 5<sup>th</sup> ward in the city of Chicago, Cook County, Illinois are properly complied with, and that only qualified candidates appear on the ballot for said office.

## **OBJECTIONS**

- 3. The Objector makes the following objections to the purported nomination papers ("Nomination Papers") of Shelly Quiles as a candidate for the office of Alderman of the 5<sup>th</sup> ward in the city of Chicago, county of Cook, state of Illinois ("Office") to be voted for at the Municipal General Election on February 26, 2019. ("Election"). The Objector states that the Nomination Papers are insufficient in fact and law for the following reasons:
- 4. Pursuant to State law, nomination papers for the Office to be voted for at the Election must contain the signatures of not fewer than 473 duly qualified, registered and legal voters of the 5<sup>th</sup> ward of the city of Chicago, county of Cook, state of Illinois collected in the manner prescribed by law. In addition, nomination papers must truthfully allege the qualifications of the candidate, be gathered and presented in the manner provided for in the

Illinois Election Code, and otherwise executed in the form provided by law. The Nomination Papers purport to contain the signatures of in excess of 473 such voters, and further purport to have been gathered, presented and executed in the manner provided by the Illinois Election Code.

- 5. The Nomination Papers contain petition sheets with the names of persons who are not registered voters, or who are not registered voters at the address specified in the petition, as is set forth specifically in the Appendix-Recapitulation attached hereto and incorporated herein, under the heading, Column A, "Signer Not Registered at Address Shown", in violation of the Illinois Election Code.
- 6. The Nomination Papers contain petition sheets with the names of persons who did not sign the papers in their own proper persons, and such signatures are not genuine and are forgeries, as is set forth specifically in the Appendix-Recapitulation attached hereto and incorporated herein, under the heading, Column B, "Signer's Signature Not Genuine", in violation of the Illinois Election Code.
- 7. The Nomination Papers contain petition sheets with the names of persons for whom the addresses stated are not in the 5<sup>th</sup> ward in the city of Chicago, county of Cook, state of Illinois, and persons are not registered voters in the 5<sup>th</sup> ward in the city of Chicago, county of Cook, state of Illinois, as is set forth specifically in the Appendix-Recapitulation attached hereto and incorporated herein, under the heading, Column C, "Signer Resides Outside District", in violation of the Illinois Election Code.
- 8. Your Objector further states that the nomination papers contain the names of numerous persons whose addresses are missing or incomplete and their signatures are therefore invalid, as more fully set forth in the Appendix-Recapitulation under the column designated "SIGNER'S ADDRESS MISSING OR INCOMPLETE (D)," attached hereto and made a part hereof, all of said signatures being in violation of the statutes in such cases made and provided.
- 9. The Nomination Papers contain petition sheets with the names of persons who have signed the Nomination Papers more than one time, as is set forth specifically in the Appendix-Recapitulation attached hereto and incorporated herein, under the heading, Column E, "Signer Signed Petition More Than Once", in violation of the Illinois Election Code.
- 10. The Nomination Papers contain petition sheets with the names of persons who previously signed for a different candidate and are not qualified voters or their signature is invalid, as is set forth specifically in the Appendix-Recapitulation attached hereto and incorporated herein, under the heading, Column F, "Signer Previously Signed for Different Candidate", in violation of the Illinois Election Code.
- 11. The Nomination Papers contain less than 473 validly collected signatures of qualified and duly registered legal voters of the 5<sup>th</sup> ward of the city of Chicago, county of Cook, state of Illinois, signed by such voters in their own proper person with proper addresses, below the number required under Illinois law, as is set forth by the objections recorded in the Appendix Recapitulation attached hereto and incorporated herein.

12. The Candidate failed to file a Statement of Economic Interest with the Cook County Clerk's Office and/or a receipt with her Nomination Papers in violation of the Illinois Election Code and the Nomination Papers are invalid as a matter of law.

## Wherefore, the Objector requests:

- a) a hearing on the objection set forth herein;
- b) an examination be the aforesaid Electoral Board of the official records relating to voters in the 5<sup>th</sup> ward of the city of Chicago, county of Cook, state of Illinois, to the extent that such examination is pertinent to any matters alleged herein;
- c) a ruling that the Nomination Papers are insufficient in and law and fact, and
- d) a ruling that the name of Shelly Quiles shall not appear and not be printed on the ballot for election to the office of Alderman for the 5<sup>th</sup> ward in the city of Chicago, county of Cook, state of Illinois ("Office") to be voted for at the Municipal General Election on February 26, 2019.

Randy Crumpton	

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STATE OF ILLINOIS	)
	) ss
COUNTY OF COOK	)

## VERIFICATION

I, Rashida N. Tucker, first being duly sworn on oath, now deposes and says that she has read this Verified Objector's 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.

Rashida N. Tucker

RANDY CRUMPTON OFFICIAL SEAL Notary Public, State of Illinois My Commission Expires March 21, 2021

Subscribed to and Sworn before me, a Notary Public, by Rashida N. Tucker, the Objector, on this the 2nd day of December, 2018, at Chicago, Illinois.

Notary Public

My Commission expires: Mule 2, 2021

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