

STATE OF ILLINOIS)
) ss.
COUNTY OF COOK)

BEFORE THE ELECTORAL BOARD FOR THE HEARING AND PASSING
UPON OF OBJECTIONS TO NOMINATING PETITIONS OF THE

MONICA FAITH STEWART

PARTY

FOR THE NOVEMBER 2, 1982 GENERAL ELECTION

IN RE: Objection of

MABLE KINARD

To the Nominating Petition of

MONICA FAITH STEWART

Party

Case No. 82-EB-NP -2

for the Office of Representative in the General

Assembly, 36th Representative District.

D E C I S I O N

The duly constituted Electoral Board, consisting of MICHAEL E. LAVELLE, JAMES R. NOLAN and CORNEAL A. DAVIS, organized by law in response to a Call issued by MICHAEL E. LAVELLE, Chairman of said Electoral Board, for the purpose of hearing and passing upon Objections to Nominating Petitions of the MONICA FAITH STEWART PARTY for the office of REPRESENTATIVE IN THE GENERAL ASSEMBLY, 36th Representative District; having convened on August 12, 1982 at 10:00 a.m., in Room 1707, Richard J. Daley Center, Chicago, Cook County, Illinois; and having heard and determined the objections to the petitions in the above entitled matter, finds that:

1. The said Electoral Board has been legally constituted according to the laws of the State of Illinois;
2. Objections to the nominating petition of the new political party candidates herein were duly filed;
3. A call to the hearing on said objections were duly issued and was served upon the members of the Electoral Board, the objector and the New Political Party candidate by mail and by personal service as provided by statute;
4. A public hearing was held on these objections commencing August 12, 1982;
5. The following persons, among others, were present at such hearings: The members of the Electoral Board, the objector, by counsel; and the New Political Party candidate, by counsel;
6. The Board heard and considered all evidence and arguments tendered by those appearing at the hearing;
7. The Board ordered an examination of the precinct binders to be conducted by its clerks and agents under the Board's direction and supervision, in accordance with the laws of Illinois and the rules of the Board.
8. During examination of the precinct binders, the Board directed all parties to appear and to be present, either personally and/or by their authorized representatives, duly appointed and authorized by said parties.

- 9. The New Political party candidates or their duly authorized representative were present during the examination of the binders at all times;
- 10. The objector and/or his duly authorized representatives were present during the examination of the binders at all times;
- 11. Examination of precinct binders was completed;
- 12. The Board having heard oral argument and considered all the evidence hereby finds:

a. The statutory minimum number of signatures required for placement on the ballot is	1,500
b. The number of signatures filed by the New Political Party candidates total	4,333
c. The number of signatures because of objections sustained deemed invalid total	1,777
d. The remaining number of signatures deemed valid total	2,556

The written report of the Board's findings, sustaining signature objections are contained in the Board's file in this cause, and is available upon request of a party.

The Board further finds that the number of valid signature on the nominating petition exceeds ~~XXXXXX~~ the minimum number of signatures required by law to be placed upon the ballot as New Political Party Candidates for elect to the Office of Rep. in the General Assembly , 36th Representative District

The Board further finds:

- a. Paragraph 1 of candidate's motion requesting a reduction in the signature requirement to 1,500 is granted. (See Citizens Party of Illinois v. Illinois State Board of Elections, 82 C4574, entered August 6, 1982);
- b. Paragraph 2 of candidate's motion to strike objections based solely on the grounds that the notary public did not sign the County Clerk's book, is granted.
- c. Paragraph 3 of candidate's motion has been withdrawn;
- d. Paragraph 4 and 5 of candidate's motion to strike, on the grounds of unenforceability of prohibition by virtue of Briscoe v. Kisper, objections to signatures which were gathered by a circulator for a new political party, who also circulated established party petitions is denied. (Ch. 46, Ill. Rev. Stats. sec. 10-4)
- e. Paragraphs 6, 7, and 8 of candidate's motion are granted.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the Objections of MABLE

KINARD to the Nominating Petition of the MONICA FAITH STEWART Party for election to the Office of REPRESENTATIVE IN THE GENERAL ASSEMBLY, 36th Representative District,

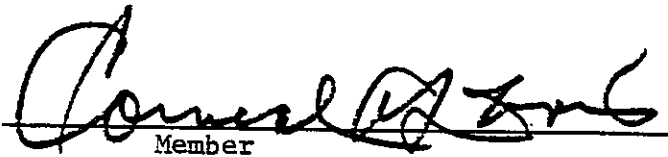
are hereby overruled in conformity with the findings in Paragraph 12 hereof and the said petition is hereby declared valid, and the candidate of the MONICA FAITH STEWART Political Party seeking election to the office of REPRESENTATIVE IN THE GENERAL ASSEMBLY, 36th Representative District, shall be printed on the ballot for the General Election to be held on November 2, 1982.

Dated: Chicago, Illinois, the 24th day of August, 1982.



Member (Chairman)

Member



Member