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ACLU OF RI POSITION: AMEND

TESTIMONY ON 25-H 5518, RELATING ELECTIONS – LOCAL CANVASSING AUTHORITIES March 18, 2025

This proposed legislation has three sections, all addressing the methods by which the local boards of canvassers must notify residents of various election-related matters. The ACLU supports two of the sections, but opposes one. Our comments start with the latter proposal.

a. Amendment to R.I.G.L. §17-8-10. Presently, boards of canvassers are required to advertise in a newspaper and post in at least three public locations detailed information about any local bond or referendum questions appearing on the ballot. This proposed amendment would allow public bodies to substitute those public notices with merely a posting of the information on the municipality's website. We oppose this amendment, as we believe the crucial information regarding upcoming ballot questions merits the two methods of notice currently required. If any amendment to the law is to be made, it should be to supplement, not replace, current forms of notices with a required website posting.

We recognize that, with the general decline of newspaper circulation, that form of notification on a state level is not necessarily the best way to reach a large audience. But local newspapers remain a major source of information for many people. In addition, the alternative proposed here has flaws of its own when it is designed to serve as the exclusive method of public notification rather than as a supplement to other forms of notice.

U.S. Census Bureau estimates indicate that 14.7 percent of Rhode Island households do not have broadband access. Furthermore, Black households and households with residents over 65 years old are less likely to have a computer and internet access. Thus, the newspaper and public location notices serve a valuable role in notifying some members of the public of the content of upcoming ballot questions.

Replacing one partially flawed method for reaching the public with another flawed method is not the best solution. We instead urge that the new language contained in this amendment supplement the current statutory requirements.

b. Amendment to add R.I.G.L. §17-8-11. For all the reasons expressed above, we support this proposed amendment which would require local boards to advertise times of early voting both on the municipal website and through newspaper advertisements. Like

¹ https://www.census.gov/content/dam/Census/library/publications/2021/acs/acs-49.pdf

information about ballot questions, this is an important piece of data that deserves widespread circulation through various media. We also support the amendment's reference to WCAG standards to ensure accessibility of this information to the visually impaired.

c. Amendment to R.I.G.L. §17-9.1-3. This amendment would permit boards of canvassers to post notice of unusual voter registration hours on the municipality's website instead of via a newspaper advertisement. For the reasons expressed above, we generally oppose the elimination of newspaper advertising requirements for public matters, but due to the niche nature of this particular notification, we do not object to it when combined with the proposal's inclusion of language requiring the website posting to be "conspicuous and prominent."

Thank you for your consideration of our views.