HOUSE No. 3719

The Commonwealth of Massachusetts

HOUSE OF REPRESENTATIVES, October 24, 2013.

The committee on Election Laws to whom were referred the petition (accompanied by bill, House, No. 573) of Diana DiZoglio and others relative to municipal election ballots, reports recommending that the accompanying bill (House, No. 3719) ought to pass.

For the committee,

JAMES M. MURPHY.

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act to strengthen campaign finance reporting requirements.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Section 3 of chapter 55 of the General Laws, as appearing in the 2010
Official Edition, is hereby amended by striking the fifth, sixth, seventh and eighth sentence of the
eighth paragraph, contained in lines 81 to 97, inclusive, and inserting in place thereof the
following sentences:-

5 The name of a candidate who is required to file campaign finance reports with the 6 director, and who fails to file any statement or report after the initiation of civil proceedings 7 under this section to compel such filing, shall not be printed on any municipal preliminary, state 8 primary or general or special election ballot unless the statement or report is timely filed 9 pursuant to chapter 53 or any charter or special law establishing such filing deadline. The 10 director shall notify the state secretary, or for municipal candidates, the registrars of the city or town, of the names of those candidates against whom civil proceedings for failure to timely file 11 have been initiated and shall do so within 72 hours of the filing deadline for nomination papers 12 13 for such candidate. Any candidate who is disqualified from appearing on any municipal 14 preliminary, state primary or general or special election ballot as set forth above shall be 15 ineligible to be nominated or elected as a write-in or sticker candidate unless the candidate shall 16 have filed the statements or reports which are the subject of the civil litigation by the date of the 17 municipal preliminary, state primary, or general or special election in which the candidate is 18 seeking nomination or election. If civil proceedings are initiated against a state or county 19 candidate for failure to timely file his or her campaign finance report or statement and the 20 candidate files the report or statement before the primary, the director shall notify the state 21 secretary no later than 24 hours after the date of the primary. If civil proceedings are initiated 22 against a municipal candidate who is required to file with the director and the candidate files the 23 campaign finance report or statement prior to the preliminary or, if no preliminary is held, prior 24 to the date the preliminary for the office sought would have been held, the director shall notify

- 25 the registrars no later than 24 hours after the date of the preliminary or the date the preliminary
- would have been held.