

OBJECTIONS TO NOMINATING PAPERS

FILING OBJECTIONS

Nomination papers shall be deemed to be valid unless objections are filed in writing, **with an original and two copies**, within **five business days after the last day for the filing of nomination papers**. Objection petitions that do not include two copies thereof shall not be accepted.

The last day to file an objection will depend on the filing period. For specific deadlines, see the [SBE Election and Campaign Finance Calendar for 2020](#) located under "Election Guides." The objection shall be filed with the State Board of Election, the election authority or local election official with whom the original nomination petition was filed. In the instance of an objection for the office of ward or precinct committeeperson, the objections shall be filed within five business days after the last day for filing nomination papers. (10 ILCS 5/7-13, 10-8)

PROCESSING OBJECTIONS

No later than noon on the second business day after receipt of an objector's petition, the State Board of Elections, election authority or local election official shall transmit by registered mail or receipted personal delivery the Certificate of Nomination or nomination papers and the original objector's petition to the chair of the proper electoral board designated in Section 10-9, or their authorized agent. The official shall transmit a copy of the objector's petition, by registered mail or receipted personal delivery, to the candidate whose Certificate of Nomination or nomination papers are objected to, addressed to the place of residence designated in said Certificate of Nomination or nomination papers. (10 ILCS 5/10-8)

STATE BOARD OF ELECTIONS AS THE ELECTORAL BOARD

Within 24 hours of the receipt of the objector's petition, the Chair of the State Board of Elections shall send a call, by registered or certified mail, to the objector and candidate whose Certificate of Nomination or nomination papers are objected to stating the day, hour and place at which the State Board of Elections shall meet to hear the objection. (10 ILCS 5/10-10)

IN CASES WHERE THE SBE IS NOT THE ELECTORAL BOARD

The chair of the electoral board shall send a call by registered or certified mail to each of the members of the electoral board, the objector and the candidate, and shall also cause the Sheriff of the county or counties in which such officers and persons reside to serve a copy of such call upon each of the officers and persons within 24 hours after the receipt of the objector's petition. (10 ILCS 5/10-10)

ELECTORAL BOARD MEETING

The meeting of the electoral board shall not be less than three nor more than five days after receipt of the objector's petition by the chair of the electoral board. The electoral board on the first day of its meeting shall adopt rules and procedures for the introduction of evidence and the presentation of arguments and may, in its discretion, provide for the filing of briefs by the parties to the objection or by other interested persons. (10 ILCS 5/10-10)

FILING FOR JUDICIAL REVIEW

Within five days after the decision of the electoral board, the candidate or objector aggrieved by the decision of the board may file a petition for judicial review with the Clerk of the Circuit Court of the county in which the hearing of the electoral board was held, and must serve a copy of the petition upon the electoral board and other parties to the proceedings. The petition shall contain a brief statement of the reason why the decision of the board should be reversed. Court hearings are to be held within 30 days after the filing of the petition and the decisions delivered promptly thereafter. (10 ILCS 5/10-10.1)

If no petition for judicial review has been filed within five days after the decision of the electoral board, the electoral board shall transmit a copy of its ruling, together with the original Certificate of Nomination or nomination papers or petitions, and the original objector's petitions to the officers or board with whom they were on file, and such officers or board shall abide and comply with the ruling so made to all intents and purposes. (10 ILCS 5/10-10, 10-10.1)