A BILL ENTITLED

AN ACT concerning

Election Law – Petition Signatures

FOR the purpose of repealing provisions of law that require an individual to sign the individual's name on a petition in a certain manner; providing that the petition signature of an individual shall be validated and counted if the identity of the individual reasonably can be determined in accordance with certain requirements; clarifying a certain provision of law relating to the residence of a petition signer; prohibiting an election authority from invalidating a petition signature under certain circumstances; requiring an individual's name on a petition to match exactly the individual's surname of registration; and generally relating to petition signature requirements.

BY repealing and reenacting, with amendments,

Article – Election Law
Section 6–203
Annotated Code of Maryland
(2003 Volume and 2009 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

Article – Election Law

6–203.

(a) To sign a petition, an individual shall:
(1) sign the individual’s name IN INK [as it appears on the statewide voter registration list or the individual’s surname of registration and at least one full given name and the initials of any other names]; and

(2) include the following information, printed or typed, in the spaces provided:

   (i) the signer’s name as it was signed;

   (ii) the signer’s address;

   (iii) the date of signing; and

   (iv) other information required by regulations adopted by the State Board.

(b) The signature of an individual shall be validated and counted if:

   (1) the requirements of subsection (a) of this section have been satisfied;

   (2) THE IDENTITY OF THE INDIVIDUAL REASONABLY CAN BE DETERMINED USING THE INFORMATION REQUIRED UNDER SUBSECTION (A) OF THIS SECTION;

   (3) THE SIGNATURE REASONABLY MATCHES THE SIGNATURE FOR THE INDIVIDUAL ON FILE WITH THE APPROPRIATE ELECTION AUTHORITY;

   [[(2) (4)] the individual is a registered voter [assigned to the county specified on the signature page] IN MARYLAND and, if applicable, in a particular geographic area of [the] A county;

   [(3) (5)] the individual has not previously signed the same petition;

   [(4) (6)] the signature is attested by an affidavit appearing on the page on which the signature appears;

   [(5) (7)] the date accompanying the signature is not later than the date of the affidavit on the page; and

   [(6) (8)] if applicable, the signature was affixed within the requisite period of time, as specified by law.

(C) (1) IF THE ELECTION AUTHORITY REASONABLY CAN CONFIRM THE IDENTITY OF THE INDIVIDUAL, THE ELECTION AUTHORITY MAY NOT
INVALIDATE A SIGNATURE BECAUSE THE INDIVIDUAL SIGNED THE PETITION USING A DERIVATIVE OF THE INDIVIDUAL’S GIVEN NAME.

(2) NOTWITHSTANDING PARAGRAPH (1) OF THIS SUBSECTION, AN INDIVIDUAL’S NAME ON THE PETITION MUST MATCH EXACTLY THE INDIVIDUAL’S Surname OF REGISTRATION.

[(c)] (D) (1) A signature may be removed:

(i) by the signer upon written application to the election authority with which the petition will be filed if the application is received by the election authority prior to the filing of that signature; or

(ii) prior to the filing of that signature, by the circulator who attested to that signature or by the sponsor of the petition, if it is concluded that the signature does not satisfy the requirements of this title.

(2) A signature removed pursuant to paragraph (1)(ii) of this subsection may not be included in the number of signatures stated on the information page included in the petition.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2010.