## BEFORE THE EDUCATION OFFICERS ELECTORAL BOARD OF COLLEGE OF DUPAGE COMMUNITY COLLEGE DISTRICT 502

Edward Franckowiak,	)
Objector	)
V.	)
	)
Hosna T. Ghani	)
Respondent	)

## **Objection**

**Now comes the Objector**, Edward Franckowiak, who resides at 28w563 Lester St., West Chicago IL 60185, a residence within College of DuPage Community College District 502, who states:

- 1. The Objector is a legal voter of College of DuPage Community College District 502.
- 2. The Objector's interest in the matter is that of a citizen desirous of seeing that the laws governing the filing of nomination papers for public office are properly complied with and that only qualified candidates have their names appear on the ballot as candidates for public office.
- 3. Nomination papers were timely filed with the Secretary of the Board of Trustees of College of DuPage Community College District 502. Those papers consisted of
  - a. A verified Statement of Candidacy executed by Husna T. Ghani, residing at 95 Livery Ct, Oak Brook IL, for the office of "Board of Trustee [sic] College of DuPage" in "District 502" at the election to be held on April 4, 2017,

- but not stating whether the office sought is for the unexpired 2-year term, or one of the full 6-year terms available.
- b. A receipt for filing a Statement of Economic Interests with the DuPage County Clerk on December 12, 2016, for the office of "College of DuPage Candidate for Board of Trustee [sic]" with no qualification of whether the position sought was the 2-year term or one of the 6-year terms.
- c. Eight unnumbered petition signature sheets containing a total of 86 (more or less) signatures of persons purported to be qualified to sign that petition.
- 4. 10 ILCS 5/10-4 mandates that "A petition, when presented or filed, shall not be withdrawn, altered, or added to...."

## I. - Jurisdictional Note

- 1. "Certificates of nomination and nomination papers, ... being filed as required by this [Election] Code, and being in *apparent conformity* with the provisions of this [10 ILCS 5] Act, shall be deemed to be valid unless objection thereto is duly made in writing ...." 10 ILCS 5/8.
- 2. Unnumbered petition signatures sheets lack *apparent conformity* on their faces, and the Secretary of the Community College District would be justified in refusing to certify the name of the purported candidate. North v. Hinkle, 692 N.E.2d 352, 295 Ill. App. 3d 84, 229 Ill. Dec. 579

(1998) (Because nomination papers were facially deficient, local election official was under no obligation to certify plaintiffs' names for the ballot.)

3. Because within seven days after filing the staff at the office of the Secretary of the Community College District sent a routine written notice to the petitioner accepting the petition (pursuant to 110 ILCS 805/3-7.10), the Secretary is estopped from now rejecting the petition based the lack of apparent conformity due to its facial deficiency. The lack in law of that alternate remedy for that fatal facial defect confirms that under 10 ILCS 5/10-9 this Electoral Board is the proper forum to now rule upon the issues presented.

### II. - Unnumbered Petition Sheets

- 4. Section 10 ILCS 5/10-4 requires, among other things, that petition sheets "shall then be numbered consecutively."
- 5. The dual purposes of that page numbering requirement are "(a) to guarantee identification and reference to specific pages and (b) to prevent tampering with the petitions, once filed." *Jones v. Dodendorf*, 129 Ill.2d 564, 550 N.E.2d 556, 140 Ill.Dec. 671 (1990).
- 6. The page numbering requirement is mandatory. *Jones v. Dodendorf*, 129 Ill.2d 564, 550 N.E.2d 556, 140 Ill.Dec. 671 (1990); *Wollan v. Jacoby*, 274 Ill.App.3d 388, 653 N.E.2d 1303, 1307, 210 Ill.Dec. 841 (1st Dist. 1995); *Hagen v. Stone*, 277 Ill.App.3d 388, 660N.E.2d 189, 213 Ill.Dec. 932 (1st Dist. 1995).
- 7. The Respondent has failed to perform a mandatory requirement of 10 ILCS 5/10-4, so the candidate's petition is *void ab initio* and the all of objections to must be sustained.

- 8. A long line of cases has held that there is substantial compliance where an *occasional* page in the batch is unnumbered. But they have uniformly held that when *none* of the pages have been numbered, there is *no* compliance.
- 9. A topic from the reference work "ELECTION LAW 2016" published by the Illinois Institute for Continuing Legal Education (IICLE) is attached as Appendix A (with emphasis added).
- 10. Additionally, the pertinent part of 10 ILCS 5/10-4 provides the penalty: "No signature shall be valid or be counted in considering the validity or sufficiency of such petition unless the requirements of this Section are complied with." The result is that all signatures are disqualified and the candidate has no valid signatures at all to count toward the minimum requirement of 50 valid signatures.
- 11. Lacking both actual noncompliance with a mandatory requirement, and constructive reduction of countable signatures to zero, the objectors entire petition must be overruled.

## II. - Not Enough Valid Signers

- 1. Of the 86 signatories on the unnumbered petition pages, at least 36 are not eligible to sign, bringing the candidate below the minimum of 50 valid signatures.
- 2. Normally, a summary sheet would be attached to this objection petition that

would show a listing of the lines numbers on each numbered page that is invalid, and columns for each of the possible reason, with the appropriate columns marked for each line entry.

- 3. Because the candidate did not number the pages, in violation of law, the objector cannot furnish such a summary.
- 4. In lieu of the customary summary, attached to this petition is Appendix B. It is a copy of each of the unnumbered sheets, with the reason each objected to signature in invalid.

## III. - No Designation of Term

- 5. The headings of signature sheets numbered 1, 4, 5, 6 and 7 omit the name of the civil township in which the Respondent lives.
- 6. 110 ILCS 805/3-7.10 requires the township of the candidate's residence to be listed.
- 7. The Respondent has failed to fulfill the mandatory requirement of 110 ILCS

- 805/3-7.10, and pages 1, 4, 5, 6, and 7 must be stricken.
- 8. The remaining pages, 2 and 3, contain 24 purportedly valid signatures, but even if all of those 24 signatures are valid, the Respondent would have less than the minimum of 50 voters that is required by 110 ILCS 805/3-7.10. The failure to comply with this mandatory requirement is a fatal defect.

## IV. - Relief Sought

#### WHEREFORE THE OBJECTOR PRAYS

- 1. That the purported nomination papers of Hosna T. Ghani for the office of member of the board of trustees of College of DuPage Community College District 502 be declared by this Electoral Board to be insufficient and not in compliance with the laws of the State of Illinois, and
- 2. That Rafath Walheed's name be stricken, and
- 3. That this Electoral Board enter its decision that the name of Rafath Walheed as a candidate for the office of member of the board of trustees of College of Du-Page Community College District 502 BE NOT PRINTED on the official ballot at the Consolidated Election to be held on April 4, 2017.

Edward Franciscovials (pro so) Objector

Edward Franckowiak, (pro se), Objector

Edward Franckowiak, *pro se* 28w563 Lester St. West Chicago IL 60185 (630) 336-8992 Edward.Franckowiak@gmail.com

# Appendix A

### **3.** [1.67] Pagination

The Election Code requires that the sheets containing voter signatures be numbered consecutively. 10 ILCS 5/7-10, 5/10-4. In *Williams v. Butler*, 35 Ill.App.3d 532, 341 N.E.2d 394, 397 (4th Dist. 1976), the court held that the failure to number 1 sheet out of 323 was "a mere technicality and cannot invalidate a petition" because it did not "relate to preservation of the integrity of the electoral process." The same conclusion was reached in *Stevenson v. County Officers Electoral Board*, 58 Ill.App.3d 24, 373 N.E.2d 1043, 1044, 15 Ill.Dec. 571 (3d Dist. 1978), involving a 48-page petition. *Accord In re White*, No. 79-EB-29 (Chicago Electoral Board 1979). Consequently, many observers had thought that pagination was merely technical and a directory provision. Yet as with so many other provisions of the Election Code, the issue has proven to be problematic as no simple rule of law currently purports to cover all situations. Instead, a "sliding scale" of compliance, within various fact-specific scenarios, has emerged, leading inevitably to case-by-case adjudications.

This evolutionary process began when the *Williams* and *Stevenson* view was explicitly rejected by the Second District in *Jones v. Dodendorf*, 190 Ill.App.3d 557, 546 N.E.2d 92, 137 Ill.Dec. 468 (2d Dist. 1989). The *Jones* court ruled that the failure to number any of the pages was fatal. Such an omission, it held, frustrated the dual purposes of the Election Code (a) to guarantee identification and reference to specific pages and (b) to prevent tampering with the petitions, once filed. The Illinois Supreme Court, incidentally, refused to hear an appeal. *See Jones v. Dodendorf*, 129 Ill.2d 564, 550 N.E.2d 556, 140 Ill.Dec. 671 (1990).

The United States district court permanently enjoined the State Board of Elections and the DuPage County Electoral Board from enforcing *Jones. See Moy v. Cowen*, No. 91 C 8329 (N.D.Ill.), *appeal dismissed*, 958 F.2d 168 (7th Cir. 1992). The Seventh Circuit disposed of the objector's appeal "without passing one way or the other on any aspect" of the injunction. 958 F.2d at 171. Nonetheless, it did comment: "But viewed *ex ante*, the requirement imposes no significant burden on candidates and aids election officials in coping with the flux of paper," 958 F.2d at 170. Later, the Circuit Court of Cook County "chose to follow the rationale of *Jones*," thereby invalidating a six-page petition. *Lohse v. Cook County Officers Electoral Board*, No. 93 CO 458 (Cook Cty.Cir. 1993).

The pagination issue became particularly complicated by four 1995 – 1997 First District appellate decisions. In *Wollan v. Jacoby*, 274 Ill.App.3d 388, 653 N.E.2d 1303, 1307, 210 Ill.Dec. 841 (1st Dist. 1995), the court held that §10-4 of the Election Code "leaves no room for discretion," making pagination strictly mandatory. In *Hagen v. Stone*, 277 Ill.App.3d 388, 660 N.E.2d 189, 213 Ill.Dec. 932 (1st Dist. 1995), which involved an unnumbered petition, the court followed suit. However, the court in *Robinson v. Carmichael*, 286 Ill.App.3d 1128, 709 N.E.2d 1013, 237 Ill.Dec. 544 (1st Dist. 1997) (Rule 23), considered two completely unnumbered petitions of 10 and 18 pages. In restoring the candidacies, a sharply divided court held that "there

1 — 72 WWW.IICLE.COM

BALLOT ACCESS §1.67

is nothing in the statute that sets a deadline for compliance." The candidate could have been notified by election authorities "that the Objector needed the pages numbered and could have allowed the candidate to rectify the problem." This observation is especially interesting given the provisions in §§7-10 and 10-4 of the Election Code that the petition, when filed, shall not be withdrawn, altered, or added to.

Next, in *King v. Pincham*, No. 96-COEB-CO-01 (Cook Cty. Electoral Board 1996), the Cook County Electoral Board upheld a petition consisting of 4,427 sheets that contained some 100,000 signatures (75,000 more that the statutory minimum). The "defects" were that there were no pages numbered 1791 and 1792 and that 16 pages bearing no numbers at all were interspersed at 13 separate locations throughout the petitions. The electoral board observed that "none of the reported cases deals with such a large petition, with such a small relative number of errors." Further, "no two of these pages bear the same number," and "each page is identified by its own unique number," imprinted by Bates stamper. The board found that the dual rationale of aiding in identifying and preventing tampering noted by the courts in both *Wollan*, *supra*, and *Jones*, *supra*, had been satisfied.

The appellate court affirmed in *King v. Justice Party*, 284 Ill.App.3d 886, 672 N.E.2d 900, 903, 220 Ill.Dec. 83 (1st Dist. 1996), and acknowledged, "[t]o be sure, *Hagen, Wollan*, and *Jones* each stand for the proposition that the page numbering provision of section 10-4 is mandatory." However, the *Hagen, supra*, and *Jones, supra*, courts confronted entirely unnumbered petitions. Even the *Jones* court said that failure to number a single page was a less significant technical deviation. 546 N.E.2d at 94. Turning to *Wollan, supra*, the appellate court in *King* concluded: "[T]he case does seem to stand for the proposition that even the slightest deviation" is fatal and held that "[t]o the extent that *Wollan* can be so interpreted, we decline to follow it." 672 N.E.2d at 903. One must simply avoid this potential pitfall by carefully assembling the nomination papers. See §1.96 below. Otherwise, the candidate will be swallowed into a legal sinkhole in which an electoral board or a court will inevitably decide whether there has been no compliance on the one hand and varying degrees of compliance (substantial or otherwise) on the other hand.

The Chicago Electoral Board also has exonerated filings that contained occasional deviations from pagination, finding substantial compliance. *See, e.g., Noven v. Phelan, No.* 11-EB-ALD-081 (Chicago Electoral Board 2011) (one unnumbered page between pages 54 and 55); *Ziegler v. Lane, No.* 11-EB-ALD-058 (Chicago Electoral Board 2011) (missing numbered page 2 out of 151 pages); *Prince v. Douyon, No.* 06-EB-RGA-10 (Chicago Electoral Board 2006) (absence of numbered page 48); *Martin v. Olivier-Harris, No.* 03-EB-ALD-034 (Chicago Electoral Board 2003) (96 sheets with pages 1 through 77 numbered in order, followed by pages 79 and 80 and then pages 82 through 99); *Ivory v. Curtis, No.* 97-EB-ALD-009 (Chicago Electoral Board 1997) (consecutive numbers from 1 to 40, except that page 20 was bound between pages 28 and 29); *Hendon v. Davis, No.* 02-EB-SS-10 (Chicago Electoral Board) (one unnumbered sheet), quoted with approval in *Samuelson v. Cook County Officers Electoral Board,* 2012 IL App (1st) 120581, ¶40, 969 N.E.2d 468, 360 Ill.Dec. 658. *Accord Finch v. Magiasty, No.* 97-MR-72 and No. 97-MR-73 (Tazewell Cty.Cir. 1997) (in Third Appellate District), *Logan v. Sangamon County* 

§1.67 ELECTION LAW

*Electoral Board*, No. 98-MR-15 (Sangamon Cty.Cir. 1998), and *Potts v. Kohn*, No. 00-EB-WC-039 (Chicago Electoral Board 2000), all holding failure to number a few or a single signature sheet not fatal.

However, the Chicago Electoral Board has stricken several candidacies for failure to number consecutively any of the petition signature sheets, finding no compliance. See Wiley v. Clark, No. 16-EB-WC-11 (Chicago Electoral Board 2016); Raddatz v. Rivera, No. 11-EB-ALD-035 (Chicago Electoral Board) (22 sheets), dismissed for lack of jurisdiction, No. 11 COEL 012 (Cook Cty.Cir.), aff'd, appeal dismissed, 2011 IL App (1st) 110283 (2011); Williams v. Collins, No. 07-EB-ALD-026 (Chicago Electoral Board 2007); Robinson v. Collins, No. 07-EB-ALD-040 (Chicago Electoral Board 2007); Brummit v. Brewer, No. 07-EB-ALF-062 (Chicago Electoral Board 2007); Hughes v. Dominique, No. 03-EB-ALD-148 (Chicago Electoral Board 2003) (12 sheets); Wilson v. Rowans, 03-EB-ALD-122 (Chicago Electoral Board 2003) (25 sheets); Wilson v. Jones, No. 03-EB-ALD-121 (Chicago Electoral Board 2003) (52 sheets); Ervin v. Gillenwater, No. 03-EB-ALD-051 (Chicago Electoral Board 2003) (63 sheets); Ervin v. McQueen, No. 03-EB-ALD-053 (Chicago Electoral Board 2003) (35 sheets); Smith v. Rainey, No. 03-EB-ALD-007 (2003) (38 sheets); Smith v. Shotwell, No. 99-EB-ALD-025 (Chicago Electoral Board 1999); Delgado v. Ladien, No. 99-EB-ALD-126 (Chicago Electoral Board 1999) (16 sheets); Sanchez v. Barker, No. 96-EB-RGA-006 (Chicago Electoral Board 1996) (5 sheets); Simmons v. Wright, No. 95-EB-ALD-037 (Chicago Electoral Board 1995) (20 sheets); Joiner v. Wright, No. 95-EB-ALD-062 (Chicago Electoral Board 1995); Wright v. Wright, No. 95-EB-ALD-154 (Chicago Electoral Board 1995).

The Kane County Electoral Board has voided completely unnumbered nomination papers in *Bothwell v. Linstrom*, No. 95-EB-2 (Kane Cty. Electoral Board 1995), as have the East Dundee Electoral Board (affirmed in *Johnson v. Theis*, 282 Ill.App.3d 966, 669 N.E.2d 590, 218 Ill.Dec. 447 (2d Dist. 1996)), the North Chicago Electoral Board (upheld in *El-Aboudi v. Thompson*, 293 Ill.App.3d 191, 687 N.E.2d 1166, 227 Ill.Dec. 684 (2d Dist. 1997)), the Sycamore Community Unit School District Electoral Board (reluctantly affirmed by the DeKalb County Circuit Court in *Montgomery v. Middleton*, No. 03-MR-30 (DeKalb Cty.Cir. 2003)), and the Cook County Electoral Board (*Harris v. Clark*, No.14-COEB-LD-11 (Cook Cty. Electoral Board 2015)).

Kirkwood v. Cook County Officers Electoral Board, No. 06 COEL 002 (Cook Cty. Cir. 2006), aff'g Kirkwood v. Brennan, No. 05-COEB-TC-08 (Cook Cty. Electoral Board 2006), presented a novel circumstance in which the board refused to strike a last unnumbered signature sheet. Its reverse side bore the dated filing stamp of the county clerk, eliminating any doubt concerning the authenticity of the original filing. The board found that "the integrity of the petition in this case" was not in question and there was "no reason to punish the candidate for a minor oversight that does not go to the validity of the signatures on the sheet." See Transcript of Proceedings at 30 – 31, as the court agreed that under the "very narrow[ly] constrained" "factors of this case," and "this very narrow issue with this very specific set of facts[,] that the process was secure." That same board has also rejected the "break" theory, i.e., that one misnumbered or extraneous sheet following within an unbroken sequence of numbered pages "disqualifies all pages that bear a higher number." Samulelson v. Brewer, No. 11-COEB-JUD-67 (Cook County Electoral Board 2012), aff'd, 2012 IL App (1st) 120581. The court agreed that "one nonconforming petition sheet

1 — 74 WWW.IICLE.COM

BALLOT ACCESS §1.68

out of many cannot, by any stretch of the imagination, constitute a complete disregard for the provisions of section 7-10" and that the "one single page fortuitously included" was an "inadvertent inclusion" and "de minimis" error. 2012 IL App (1st) 120581 at ¶22, 38, 39, 41.

The appellate decision in *Reynolds v. Champaign County Officers Electoral Board*, 377 Ill.App.3d 1164, 884 N.E.2d 1175, 318 Ill.Dec. 904 (4th Dist.), *appeal denied*, 228 Ill.2d 553 (2008), addressed a unique pagination situation in a four-page petition. The pages were submitted with a numbering of "1, 2, 1, 1" corresponding to the sheets that were certified by individual circulators. Discussing *El-Aboudi, supra*, the *Reynolds* court found substantial compliance "given the limited number of pages," no "claim of possible voter confusion," and the fact that the last two sheets were "easily identified." 884 N.E.2d at 1178.

# Appendix B

Suggested Revised August 2016 SBE No. P-6

## Appendix B

Area (circle one) of Oak Brook (If	ore) (or 10% or more) of the voters researches at	in the City, Village, pvides postal service) in	Unincorporated
Township in said district shall be a candidate fo one) to be voted for at the Consolidated Election	r the office of member of the Board of T	rustees, full term o	vacancy (circle
If required pursuant to 10 ILCS 5/10-5.1, comple	te the following (this information will appe	ar on the ballot)	
FORMERLY KNOWN AS(List all names duri	UNTIL NAME CHANG	ED ON(List date of each na	ame change)
NAME (VOTER'S SIGNATURE)	STREET ADDRESS OR RR NUMBER	CITY, TOWN OR VILLAGE	COUNTY
2 Mila Spills	134 Harding Dr. 1249 W Jolleson Me	Glandals Heighton	DuPase Delage
3 mathew Sevilla	36 Signer not proper and not g	enuine hendon IL	Duffee
4 Darry (HARRY	352 W. Madison Et.	Lomber d IL	DuPade
5 Alexander, Franklis	7 Signer not proper and not g	genuine in Ella/n IL	Dupage
6 Ber Margellist	22 W. Mardim Rd.	LOMBORD IL	bufage
7 San Migrach	102/ Loslie Lane	Villa Park IL	De Page
8 Parent Offart	29N424 Ballownut Love		Delage
9 Holm Jolda	Signer not proper and not g	1021	Jupaje
1) Lal Eunen	2 Signer not register		ess chage
11	419 Signer not proper and not g	enuine + Chicago	Delege
12 Jan Trilly	302 5 18 15 Spect St	Wheaton "	Dalage
State of Thinois ) S	S		
County of Du Page )		1	
Husna T. Chani	Circulator's Name) do hereby certify that	I reside at 95 Liver	y Ct.
in the City/village/Unincorporated Area (circle or provides postal service) Zip Code 6523 years of age or older (or 17 years of age and qui on this sheet were signed in my presence, not me that to the best of my knowledge and belief the political division in which the candidate is seekin forth.	, County of, S alified to vote in Illinois), that I am a citize ore than 90 days preceding the last day for persons so signing were at the time of significant sign	or filing of the petitions and are ning the petition registered vote	_ that I am 18 t the signatures e genuine and ers of the
			>
s •		(Circulator's Signature)	
Signed and sworn to (or affirmed) by	ame of Circulator)	before me, on 12-12 (insert mon	th, day, year)
(SEAL)	K Lis	- enterel	
OFFICIAL SEAL ROBERT PEICKERT NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:10/24/19	SHEET NO.	(Notary Public's Signature)	

We, the undersigned, being (50 or not	resides at <u>95 Livers</u> C+ f unincorporated, list municipality that pro or the office of member of the Board of 1	in the City, Village ovides postal service in rustees, full term or 2 year	Unincorporated
If required pursuant to 10 ILCS 5/10-5.1, comple	4	-	
FORMERLY KNOWN AS(List all names duri	until name changing last 3 years)	GED ON(List date of each na	ame change)
NAME (VOTER'S SIGNATURE)	STREET ADDRESS OR RR NUMBER	CITY, TOWN OR VILLAGE	COUNTY
1 Musteza Als Inp	IN365 Mildred	GEN 1	Du Page
2 Sauduzzafa	613 Linder Dr	Cordshon IL	De Page
3568 K. Krypni	898 Altgeld Auc	alendale Hts. 11	Du Page
Mahen ald Mady	2121 Mallord N Henry	102 Hanous Portil	Du Page
5 Chan Da	362 Hayda Court	Wheaton 1	Du Page
6 17 - 4	Signer not proper and not g		Du Page
7 MIRZA VASTEAD BAIG	Signer not register		ess ) lege
B Myst Clary 9.	169, MAHAN DINI		Do Page
· KAREEM READING	Signer not register	ed at that addr	ess) o Page
10 ATAIR METCHANT		SENSENVILLE IL	Du Page
11 NASARUR DAHNON	ತ್ರ Signer not registe	red at that addı	ress Page
12		IL	DuPage
county of Du Page )  Ly Husna T. Ghani	S. (Circulator's Name) do hereby certify that	I reside at 95 Live	ery Ct.
n the City (illage Unincorporated Area (circle one) of			
Signed and sworn to (or affirmed) by	ona T. Ghani	(Circulator's Signature) before me, on 12-12-6	2
(Na	ame of Circulator)		th, day, year)
STALL SEALL	_ Nell	Turk	
OFFICIAL SEAL ROBERT PEICKERT NOTARY PUBLIC - STATE OF ILLINOIS		(Notary Public's Signature)	

Suggested Revised August 2016 SBE No. P-6

TO THE SECRETARY OF THE BOA	PETITION FOR NOMINATION RD OF TRUSTEES OF COMMUNIT	Y COLLEGE DISTRICT NO	502
We, the undersigned, being (50 or m)  HUSAAT. ELANT who r  Area (circle one) of Oek Brook (If  Township in said district shall be a candidate fo	ore) (or 10% or more) of the voters researches at	siding within said district, here in the City, Village, ovides postal service) in trustees, full term or 2 year	by petition that Unincorporated
one) to be voted for at the Consolidated Election			
If required pursuant to 10 ILCS 5/10-5.1, comple		·	
FORMERLY KNOWN AS(List all names duri	until name chang glast 3 years)	(List date of each na	ame change)
NAME (VOTER'S SIGNATURE)	STREET ADDRESS OR RR NUMBER	CITY, TOWN OR VILLAGE	COUNTY
1 Atray of Halaisks	657 Lesme	Lie Plandlet	Du Rego
2 Satisha Bare	Signer not register	ed at that addr	ess a Page
3 Signer not proper and not gen	uine 16 Sempea Tra		Di Page
4	Signer not register	ed at that addre	ess Du Page
skabia Siddig	1833. Beunavisla D	Wheaton il "	Dulage
6	23W.562 NorthAVR	Carol Strin LLIL	Dulage
1 1800860	148 Sanfield Un	Coxo/Strem IL	Durage
8 fareedunie Begun		Silende le Heights IL	Du Page
9 Sushem 4 com	Signer not proper and not genu		Pulag
10 KAMAR & AHED	Signer not proper and not genu	ine looming the	1. Du Pag
11	0 0	IL	Dufag
12	11° 14°	IL	Putag
State of $\frac{\mathcal{F}/(1001)}{2000}$	S.		0
County of Burge		95/11/10	Pot
	Circulator's Name) do hereby certify that	/	
in the City Village Unincorporated Area (circle on provides postal service) Zip Code 6000 years of age or older (or 17 years of age and que on this sheet were signed in my presence, not me that to the best of my knowledge and belief the political division in which the candidate is seeking forth.	_, County of _bv fast., Salified to vote in Illinois), that I am a citize ore than 90 days preceding the last day the ersons so signing were at the time of signing were at the time at the ti	tate of <u>III nots</u> n of the United States, and that for filing of the petitions and are ning the petition registered vote	that I am 18 the signatures e genuine and ers of the
		(Circtiator's Signature)	
Signed and sworn to (or affirmed) by(Na	SNA T. Chani ame of Circulator)	before me, on 12 -	12-16 th, day, year)
(SEAL)	1	w Kuller	
OFFICIAL SEAL ROBERT PEICKERT NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES: 10/24/19	SHEET NO.	(Notary Public's Signature)	

Suggested Revised August 2016 SBE No. P-6

We, the undersigned, being ( 50 or m thus na T. Ghan; who reduced the consolidate of the consolidated the co	esides at <u>95 Livery</u> C+ unincorporated, list municipality that pro r the office of member of the Board of T	in the City, Village ovides postal service) in trustees, full term or 2 year	Unincorporated
If required pursuant to 10 ILCS 5/10-5.1, comple			
FORMERLY KNOWN AS(List all names duri	UNTIL NAME CHANG	,	ame change)
NAME (VOTER'S SIGNATURE)	STREET ADDRESS OR RR NUMBER	CITY, TOWN OR VILLAGE	COUNTY
1 Whalle	138 Signer not proper and not	genuine Stream IL	Dupage
2 (AM	23 Signer not proper and not go	enuine 1 B MR D IL	Dunage
3 thing_	27W44 WILLIAM SIW	WINIFFELD IL	Du cerat
4	204 Frisco Court	Blomingdale IL	Dinege
5 4	20 Signer not proper and not	D (/	Direct
6 Klanithus	269 Egisco et.	RI sommyddell	DuPace
7 april	1042 N. Yak hur	Villa Park II	Durage
· Vernaira Malik	//O Signer not resident in d	istrict dele-41/8 11	DiBere
9 Maria	1144 covering civie	che dala Hait	Ou Page
10 / 10	1296 Prestwick In	Itasca 11	Du Page
11		IL	Du Page
12		IL.	Du Pag.
State of Fl/Inois )			Je
County of DuPage ) S	S.		
I, HUSNAT. Ghani (Circulator's Name) do hereby certify that I reside at 95 Livery Ct			
in the City Village Unincorporated Area (circle one) of <u>Dale Brook</u> (if unincorporated, list municipality that provides postal service) Zip Code <u>60523</u> , County of <u>DuPica</u> , State of <u>F(lunoic</u> that I am 18 years of age or older (or 17 years of age and qualified to vote in Illinois), that I am a citizen of the United States, and that the signatures on this sheet were signed in my presence, not more than 90 days preceding the last day for filing of the petitions and are genuine and that to the best of my knowledge and belief the persons so signing were at the time of signing the petition registered voters of the political division in which the candidate is seeking elective office, and that their respective residences are correctly stated, as above set forth.			
Signed and sworn to (or affirmed) by	19 T. Ghoni Ime of Circulator)	before me, on 12-1	2-16. th, day, year)
WEEZEE	11	Where	
OFFICIAL SEAL ROBERT PEICKERT NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES 10/24/19	SHEET NO.	(Notary Public's Signature)	

Suggested Revised August 2016 SBE No. P-6

We, the undersigned, being (50 or more than the second of	resides at <b>9c Livery C+</b> f unincorporated, list municipality that pro	in the City Villa ovides postal service) in	ige, Unincorporated
Fownship in said district shall be a candidate for one) to be voted for at the Consolidated Election	or the office of member of the Board of Tonto be held on April 4, 2017	rustees, full term or  y(date of election).	ear vacancy (circle
f required pursuant to 10 ILCS 5/10-5.1, comple	te the following (this information will appe	ear on the ballot)	
FORMERLY KNOWN AS(List all names duri	UNTIL NAME CHANG	(List date of each	ch name change)
NAME (VOTER'S SIGNATURE)	STREET ADDRESS OR RR NUMBER	CITY, TOWN OR VILLAGE	COUNTY
1 A. Chami	95 Livery Ely o	AKBROOK.	IL DHE ROS
2	95 Livery Ct.	Oak Brook	IL Du Page
3 K. Ghani	95 livery ct.	oak brook	11 Dupage
4 91 30.	95 Wery Ct.	Oak Brook	IL DU Page
5 G Gravi	95 Signer not proper and n	ot genuine SROOK	IL DU PAGE
6 Nabel Chani	95 Signer not proper and n	ot genuine Mok	IL On Page
7 /02' Emeuro	33 Petition signed more to	The second secon	11 Dupage
8			IL O
9			IL
10			IL
11			IL
12			IL
State of <u>Flinois</u> )  County of <u>DuPage</u> Husna T. Ghazi			
Husna T. Ghavi	(Circulator's Name) do hereby certify that	t I reside at 95 Liv	ery Ct.
in the City Village/Unincorporated Area (circle or provides postal service) Zip Code 6523 years of age or older (or 17 years of age and quon this sheet were signed in my presence, not not that to the best of my knowledge and belief the political division in which the candidate is seeking forth,	, County of, Solution of the last day persons so signing were at the time of significant countries.	State of \(\frac{\tau_{\psi_1} \tau_{\psi_2}}{\tau_{\psi_1}}\) or of the United States, and for filing of the petitions anyoning the petition registered	that I am 18 I that the signatures I are genuine and I voters of the
		(Circulator's Signature)	
Signed and sworn to (or affirmed) by 40 (N	na T. Ghani ame of Circulator)	before me, on 12 (insert	month, day, year)
OFFICIAL SEAL ROBERT PEICKERT NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:10/24/19		(Notary Public's Signatur	e)

Suggested Revised August 2016 SBE No. P-6

PETITION FOR NOMINATION	<b>~</b> .
TO THE SECRETARY OF THE BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT NO.	502

We the undersigned being or make (circle one) of <b>Dak Brook</b> (If Township in said district shall be a candidate foone) to be voted for at the Consolidated Election	resides at	in the City, Village, pvides postal service) in trustees, full term of 2 year	Unincorporated
If required pursuant to 10 ILCS 5/10-5.1, complete	te the following (this information will appe	ear on the ballot)	
FORMERLY KNOWN AS(List all names duri	UNTIL NAME CHANG	ED ON(List date of each na	ame change)
NAME (VOTER'S SIGNATURE)	STREET ADDRESS OR RR NUMBER	CITY, TOWN OR VILLAGE	COUNTY
1 Bush Seeved.	265 HillandaleePV	Bloomingdole	Dulago
2 ABBUL AHED	्ट्रेट Signer not proper and not g	genuine mis dull	Du Page
3 Wand Hazen	331 S. Prospect st		Dulage
4 HUSSASON KARAN	900 Signer not proper and not		Du Page
5 SYED A MURTADER	264 Signer not proper and not		Au Par
6 MAZHER TABAL	10 ( Signer not proper and not	genuine loc ITS"	Du Pago
7 Mohammed Shared	215 Ahmed Ct	Glendele Usto 11	De Page
8 Zainab Shand	215 Ahrend Ct	Glandele Butoll	Du Page
· KANA BOOM DEPU	🙉 🖟 Signer not regis	tered at that ac	dress
10 Und My	42/279 Augusta Dr.		Letage
11 John an	1042 N. Yale pue		De Page
12 Alag Abusaman	U G Signer not proper and no		Du Page
State of Illinois			0
County of Du Page ) Si	S.		
1, Husna T. Ghani	Circulator's Name) do hereby certify that	I reside at 95 Liv	ery Ct.
in the City illage Unincorporated Area (circle on provides postal service) Zip Code 60 523 years of age or older (or 17 years of age and qua on this sheet were signed in my presence, not m that to the best of my knowledge and belief the p political division in which the candidate is seeking forth.	ne) of Oak Brook, S 3, County of Du Rage, S alified to vote in Illinois), that vam a citizer ore than 90 days preceding the last day for versons so signing were at the time of sign	(if unincorporated, list municipal tate of Thirds and that of the United States, and that for filing of the petitions and are ning the petition registered vote	ality thatthat I am 18 the signatures genuine and ers of the
*		2	
		(Circulator's Signature)	
Signed and sworn to (or affirmed) by HUS (Na	na T. Ghani ame of Circulator)	before me, on 12-	12-16. th, day, year)
(SEAL)		(Notary Public's Signature)	
OFFICIAL SEAL ROBERT PEICKERT NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES:10/24/19	SHEET NO.	( total y t abile a digitatura)	

Suggested Revised August 2016 SBE No. P-6

We, the undersigned, being (50 or medius a Temperature of the consolidated Election or medius and the consolidated Election of the c	resides at <u>95 Livery C+.</u> funincorporated, list municipality that properties of the Board of T	in the City, Village ovides postal service) in rustees, full term of 2 year	Unincorporated	
If required pursuant to 10 ILCS 5/10-5.1, comple	te the following (this information will appe	ear on the ballot)		
FORMERLY KNOWN AS(List all names duri	ng last 3 years) UNTIL NAME CHANG	ED ON(List date of each na	ame change)	
NAME (VOTER'S SIGNATURE)	STREET ADDRESS OR RR NUMBER	CITY, TOWN OR VILLAGE	COUNTY	
1	3138 O'BRISN OR	AURORA IL	Dufage	
2 DHIDOTE WAKHAN IN	Signer not proper and not gen	uine EN DACE HTJ IL	Dulage	
3 FIRASAT SYED	/ Signer not proper and not gen	uine m BADD IL	Du Pago	
4 AMREEN KHAN	1027 petition signed more t	han once	Du Page	
5 Jakas sug	, Signer not proper and not genu	ine MJAZ) IL	Du Page	
6 Hassan Danid	1944 BUN OUK he	Glandole HIS IL	Du Page	
7 Myhourage Salvale	STIE Roland D	( landele HI, IL	Du Page	
8 Ga J. Dhan	Signer not proper and not ger	nuine apensille IL	Du Page	
9 Wws	1140. SulanDP	Glendley "	Du Pag	
10 A. A. Samuel	29, Sunego	alouthout IL	Du Pag	
11 HAMIN A. KHAN	868 Colcers	Glen Elly	Du Page	
12 SYED HUSSAIN KHUNDA	115 Shorewood Ct	Glendole High. IL	DuPan	
State of Illinois ) SS.  County of Du Page )  , Husna T. Ghem: (Circulator's Name) do hereby certify that I reside at 95 Livery Ct .				
n the City village princorporated Area (circle one) of				
orth.	TO	(Circulator's Signature)		
Signed and sworn to (or affirmed) by Husta   Ghani   before me, on   12-12-16   (insert month, day, year)				
OFFICIAL SEAL ROBERT PEICKERT NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES 10/24/19	SHEET NO	(Notary Public's Signature)		

Suggested Revised August 2016 SBE No. P-6

We, the undersigned, being 50 or mani who have (circle one) of 6 k Brock (It Township in said district shall be a candidate for one) to be voted for at the Consolidated Election	f unincorporated, list municipalit <b>√</b> that pro or the office of member of the Board of T	in the City, Village ovides postal service) in rustees, full term on 2 year	Unincorporated
If required pursuant to 10 ILCS 5/10-5.1, comple	te the following (this information will appe	ear on the ballot)	
FORMERLY KNOWN AS(List all names duri	until name chang	ED ON(List date of each na	ame change)
NAME (VOTER'S SIGNATURE)	STREET ADDRESS OR RR NUMBER	CITY, TOWN OR VILLAGE	COUNTY
1 CARAGON 2	Blamin dale ext 60/82	Bloomingdala, IL	DuPage
2 Torol & Hazers	353 North Ave	Clandle Heart	7 Page
3 Richi BASIERS	76 & Valley	Contaction	Dube
4 Thrahim Hardnown	Signer not proper and not ge		DiPago
5 Heba Mursi	167 Signer not proper and not go		Dungana
6 TAHIYA RABAT	165 Signer not proper and not ge	enuine eaten IL	Aupale
Azmat Sultan	76 Valley Rd	Glen Ellyn IL	Xuanso
8 Chaza Alleasier	Signer not proper and not g		Coult
9 Buthaina Ruyyashi	YND Signer not proper and not g	genuine Chicago IL	Dupage.
10 faduma Sufi	Signer not proper and not g		Du 00 00
11 Anveen wan	1027 Grove Jane	London 1	Dupage
12 Aryum Khan	252 CIMATION RUE	Comband 11	Dupage
State of Illinois )			18
County of Du Page ) S	S.		
1. Husna T. Ghani	(Circulator's Name) do hereby certify that	I reside at 95 Lin	eny Ct.
in the City/Ciliage Unincorporated Area (circle one) of			
Signed and sworn to (or affirmed) by Hus.	na T. Ghani ame of Circulator)	before me, on 12-1	2-16 th, day, year)
SEALL		(Notary Public's Signature)	
OFFICIAL SEAL ROBERT PEICKERT NOTARY PUBLIC - STATE OF ILLINOIS MY COMMISSION EXPIRES 10/24/19	SHEET NO.	(recary rabile a digitation)	

BEFORE THE EDUCATION OFFICERS ELECTORAL BOARD OF
COLLEGE OF DUPAGE COMMUNITY COLLEGE DISTRICT 502

Edward Franckowiak,		
Objector )		
v. )		
Hosna T. Ghani	)	
Respondent	)	

## Consent to Service by Email

Consent is given for service of the Call and other notices to be made by email with a follow-up confirming phone call, in lieu of service by registered or certified mail or sheriff, said communications to be to the email and telephone number shown below:

Edward Franckowiak, *pro se* 28w563 Lester St. West Chicago IL 60185 (630) 336-8992 Edward.Franckowiak@gmail.com

\_\_\_\_\_

Edward Franckowiak, Objector

BEFORE THE EDUCATION OFFICERS ELECTORAL BOARD OF
COLLEGE OF DUPAGE COMMUNITY COLLEGE DISTRICT 502

Edward Franckowiak, )  Objector )  v. )  Hosna T. Ghani )  Respondent )
Receipt for Filing Objection
An original, and two copies of the Objection in the above-captioned case were filed on this
day of January, 2017, at, which was during normal business hours, at
College of DuPage Main Campus Student Resources Center (SRC) Police Dispatch Office Room 2100 425 Fawell Boulevard Glen Ellyn IL
by or on behalf of:
Edward Franckowiak, <i>pro se</i> 28w563 Lester St. West Chicago IL 60185 (630) 336-8992 Edward.Franckowiak@gmail.com
Receipt issued by