LEGISLATURE OF NEBRASKA ONE HUNDRED SECOND LEGISLATURE

SECOND SESSION

LEGISLATIVE BILL 1121

Introduced by Lambert, 2.

Read first time January 19, 2012

Committee: Urban Affairs

A BILL

1	FOR AN ACT	relating to sanitary and improvement districts; to amend
2		sections 31-787 and 31-789, Reissue Revised Statutes of
3		Nebraska; to change provisions relating to signatures on
4		recall petitions; to harmonize provisions; and to repeal
5		the original sections.

6 Be it enacted by the people of the State of Nebraska,

Section 1. Section 31-787, Reissue Revised Statutes of
 Nebraska, is amended to read:

3 31-787 (1) A trustee of a sanitary and improvement 4 district may be removed from office by recall pursuant to sections 5 31-786 to 31-793. A petition demanding that the question of removing 6 a trustee be submitted to the qualified resident voters or qualified 7 property owning voters that elected such trustee shall be signed by 8 qualified resident voters or qualified property owning voters, as the 9 case may be, who represent at least thirty five percent of the number 10 of votes cast for the trustee who received the most votes in the last 11 district election pursuant to section 31-735 and who was elected by 12 the same voters as the trustee whose recall is being sought. for an 13 election to recall a trustee shall be sufficient if it complies with 14 the requirements of this section.

15 (2) The signers of the petition shall be persons who 16 were, on the date they signed, eligible to vote in a district election as provided in section 31-735. A person's eligibility to 17 sign a petition shall be the same as the person's eligibility to cast 18 19 one or more votes at a district election under section 31-735. Only 20 one person shall be allowed to sign on behalf of joint owners of 21 property in the district or on behalf of a public, private, or 22 municipal corporation that owns property in the district. If the trustee whose recall is sought was elected by vote of resident owners 23 only, then only resident owners shall be allowed to sign the 24 25 petition. If the trustee whose recall is sought was elected by vote

of all owners of property, then all owners shall be allowed to sign the petition. Resident owner means qualified resident voter. All owners means all qualified resident voters and all qualified property owning voters.

5 (3) The filing clerk shall assign to each signature a 6 count equal to the number of votes that the signer was eligible to 7 cast on the date he or she signed. The number of votes that a signer 8 was eligible to cast shall be based on section 31-735. If the 9 signature was made by or for an owner of more than one parcel of 10 property, the signature made by or on behalf of such owner shall be assigned a count equal to the total number of votes which the owner 11 12 was eligible to cast.

13 (4) The filing clerk shall total the count assigned to 14 the signatures on the petition. The petition shall be sufficient if 15 the total is at least equal to thirty-five percent of the highest 16 number of votes that were cast for a candidate at the previous 17 district election for the trustee positions in the same category as 18 the trustee whose recall is sought by the petition. The categories of 19 trustees shall be the same as provided in section 31-735.

20 <u>(5)</u> The signatures shall be affixed to petition papers 21 and shall be considered part of the petition.

22 (2) (6) The petition papers shall be procured from the 23 filing clerk. Prior to the issuance of such petition papers, an 24 affidavit shall be signed and filed with the filing clerk by at least 25 one qualified resident voter of the district, if the trustee whose

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recall is being sought was elected solely by qualified resident 1 2 voters, or at least one qualified resident voter or qualified 3 property owning voter, if the trustee whose recall is being sought was elected by other qualified resident voters and qualified property 4 5 owning voters. Such voter or voters shall be deemed to be the principal circulator or circulators of the recall petition. The 6 7 affidavit shall state the name of the trustee sought to be removed 8 and whether qualified property owning voters participated in the election of the trustee and shall request that the filing clerk issue 9 initial petition papers to the principal circulator for circulation. 10 The filing clerk shall notify the principal circulator or circulators 11 12 that the necessary signatures must be gathered within thirty days 13 after the date of issuing the petitions.

14 (3) (7) The filing clerk, upon issuing the initial 15 petition papers or any subsequent petition papers, shall enter in a 16 record, to be kept in his or her office, the name of the principal circulator or circulators to whom the papers were issued, the date of 17 issuance, the number of papers issued, and whether qualified property 18 19 owning voters may participate in signing the petitions. The filing 20 clerk shall certify on the papers the name of the principal 21 circulator or circulators to whom the papers were issued, the date they were issued, and whether qualified property owning voters may 22 participate in signing the petitions. No petition paper shall be 23 24 accepted as part of the petition unless it bears such certificate. 25 The principal circulator or circulators who check out petitions from

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the filing clerk may distribute such petitions to persons who may act
 as circulators of such petitions.

3 (4) Each signer of a recall petition shall be (a) 4 qualified to vote in a district election and (b) a qualified resident 5 voter if the trustee whose recall is being sought was elected solely 6 by qualified resident voters.

Sec. 2. Section 31-789, Reissue Revised Statutes of
Nebraska, is amended to read:

9 31-789 (1) The principal circulator or circulators shall 10 file, as one instrument, all petition papers comprising a recall 11 petition for signature verification with the filing clerk within 12 thirty days after the filing clerk issues the initial petition papers 13 to the principal circulator or circulators as provided in section 14 31-787.

(2) Within fifteen days after the filing of the petition, 15 16 the filing clerk shall ascertain whether or not the petition is signed by sufficient qualified resident voters and qualified property 17 18 owning voters as provided in subsection (1) of section 31-787. No new signatures may be added after the initial filing of the petition 19 20 papers. No signatures may be removed unless the filing clerk receives 21 an affidavit signed by the person requesting that his or her signature be removed before the petitions are filed with the filing 22 23 clerk for signature verification.

24 (3) If the petition is found to be sufficient, the filing25 clerk shall attach to the petition a certificate showing the result

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of such examination. If the petition is found not to be sufficient, the filing clerk shall file the petition in his or her office without prejudice to the filing of a new petition for the same purpose.

Sec. 3. Original sections 31-787 and 31-789, Reissue
Revised Statutes of Nebraska, are repealed.