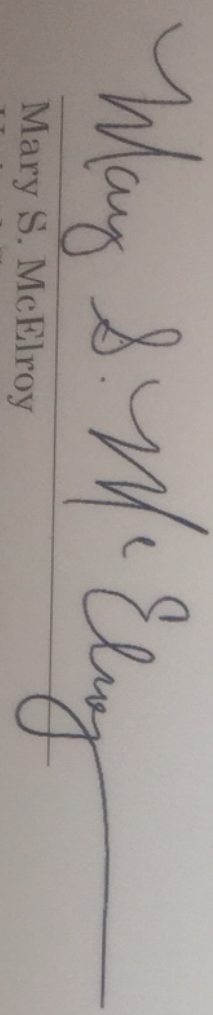


1. The defendants shall allow the plaintiffs to email nomination papers to voters and to have the papers returned to the plaintiffs electronically. True electronic or scanned signatures from voters otherwise qualified under R.I.G.L. § 17-14-1 *et seq.* shall be acceptable.
2. The defendants shall allow the plaintiffs to return the completed nomination papers to the appropriate board of canvassers either in person; in a physical "drop box" such as that used for mail ballots in the 2020 Presidential Preference Primary; via Regular or Express United States Mail; or via facsimile.
3. This relief shall be in effect only for the 2020 candidate nomination process.

IT IS SO ORDERED.



Mary S. McElroy  
United States District Judge  
June 25, 2020