

Supreme Court, U.S.  
FILED  
MAY 23 2026  
OFFICE OF THE CLERK

No. 25A1385

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In the Supreme Court of the United States

NICKIE KANE,  
APPLICANT,  
v.

BOARD OF ELECTIONS IN THE CITY OF NEW YORK, and SEAMUS  
CAMPBELL,, RESPONDENTS.

On Emergency Application For Stay And Injunction To The Honorable Sonia  
Sotomayor, Associate Justice Of The Supreme Court Of The United States  
And Circuit Justice For The Second Circuit

**EMERGENCY APPLICATION FOR STAY**

Nickie Kane, Pro Se  
926 47 Street, Apt. 6D  
Brooklyn, NY 11219  
(786) 440-8209  
NickieKaneForNYC@gmail.com

*Applicant, Pro Se*

In the Supreme Court of the United States

Nickie Kane, Applicant,

v.

Board of Elections in the City of New York, and Seamus Campbell, Respondents.

Docket No.: \_\_\_\_\_

Application No.: \_\_\_\_\_, if assigned

Letter to Clerk Regarding Supplemental Appendix of Lower-Court Orders

Date: May 23, 2026

Scott S. Harris

Clerk of the Court

Supreme Court of the United States

Attention: Robert Meek

1 First Street, N.E.

Washington, D.C. 20543

Dear Mr. Harris:

I am the pro se Applicant in the above-referenced emergency application. I respectfully submit this letter to advise the Clerk's Office that I am filing a Supplemental Appendix containing lower-court orders that were inadvertently omitted from my emergency application.

I understand that Supreme Court Rule 23.3 requires an emergency stay application to identify the judgment sought to be reviewed and to append copies of the order and opinion, if any, sought to be stayed, as well as any order below denying the stay or relief sought. I am therefore submitting the missing mandatory lower-court orders so the Court has the complete record needed to review my emergency application.

The Supplemental Appendix includes, as applicable, the New York Court of Appeals order denying leave to appeal and declining review of the constitutional questions, the Appellate Division orders, the Supreme Court, New York County order denying and dismissing the validation proceeding, and any related lower-court stay orders or relevant orders.

I respectfully request that the Supplemental Appendix be accepted and associated with my pending emergency application.

Respectfully submitted,



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**Nickie Kane, Pro Se**  
**926 47 Street, Apt. 6D**  
**Brooklyn, New York 11219**  
**(786) 440-8209**  
**NickieKaneForNYC@gmail.com**

In the Supreme Court of the United States

NICKIE KANE,  
Applicant,

v.

BOARD OF ELECTIONS IN THE CITY OF NEW YORK, and SEAMUS  
CAMPBELL,  
Respondents.

Docket No.: \_\_\_\_\_  
Application No.: \_\_\_\_\_, if assigned

**SUPPLEMENTAL APPENDIX TO EMERGENCY APPLICATION FOR STAY**

Applicant Nickie Kane respectfully submits this Supplemental Appendix in support of her pending Emergency Application for Stay.

This Supplemental Appendix contains lower-court orders and related materials required by Supreme Court Rule 23.3, including the orders and judgments sought to be stayed or reviewed and any lower-court orders denying relief.

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New York Court of Appeals Order Denying Leave to Appeal and Declining Constitutional Questions, dated May 19, 2026 ..... Supp. App. 1

Supplemental Appendix B

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Supplemental Appendix C

Appellate Division, First Department Order in Docket No. 2026-02724 ..... Supp. App. \_\_\_\_

Supplemental Appendix D

Supreme Court, New York County Order Denying and Dismissing Validation Petition, Index No. 451700/2026 ..... Supp. App. \_\_\_\_

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## SUPPLEMENTAL APPENDIX

### SUPPLEMENTAL APPENDIX A

New York Court of Appeals Order Denying Leave to Appeal and Declining Constitutional Questions

### SUPPLEMENTAL APPENDIX B

Appellate Division, First Department Order in Docket No. 2026-02722

### SUPPLEMENTAL APPENDIX C

Appellate Division, First Department Order in Docket No. 2026-02724

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Supreme Court, New York County Order, Refusal, or Declination Regarding Order to Show Cause for Sanctions and Protective Relief

### SUPPLEMENTAL APPENDIX F

FedEx Proof of Delivery and Delivery Photograph

### SUPPLEMENTAL APPENDIX G

Board of Elections Rules H7 and H8

### SUPPLEMENTAL APPENDIX H

Applicant's Requests to the Board for Specifications and Proof of Service

PROOF OF SERVICE

I, Nickie Kane, do swear or declare that on this date, May 20, 2026, as required by Supreme Court Rule 29, I have served the enclosed:

SUPPLEMENTAL APPENDIX TO EMERGENCY APPLICATION FOR STAY

and any accompanying appendix, exhibits, declarations, or supporting papers,

on each party to the above proceeding, or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail, properly addressed to each person listed below, with first-class postage prepaid, or by delivery to a third-party commercial carrier for delivery within three calendar days.

The names and addresses of those served are as follows:

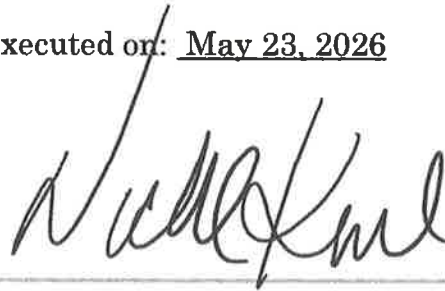
Board of Elections in the City of New York  
32 Broadway  
New York, New York 10004

Grace Pyun, General Counsel, [gpyun@boenyc.gov](mailto:gpyun@boenyc.gov)

Paul D. Newell, Esq.  
Counsel for Respondent-Objector Seamus Campbell  
65 Columbia Street #21D  
New York, New York 10002  
[newellnyc@gmail.com](mailto:newellnyc@gmail.com)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on: May 23, 2026

A handwritten signature in black ink, appearing to read "Nickie Kane", written over a horizontal line.

**Nickie Kane**  
Applicant/Petitioner Pro Se  
926 47 Street, Apt. 6D  
Brooklyn, New York 11219  
(786) 440-8209  
[NickieKaneforNYC@gmail.com](mailto:NickieKaneforNYC@gmail.com)

# *State of New York*

## *Court of Appeals*

*Decided and Entered on the  
nineteenth day of May, 2026*

**Present**, Hon. Rowan D. Wilson, *Chief Judge, presiding.*

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Mo. No. 2026-356  
In the Matter of Nickie Kane,  
Appellant,  
v.  
Seamus Campbell, et al.,  
Respondents.  
(APL-2026-00064)  
(App. Div. No. 2026-02722)

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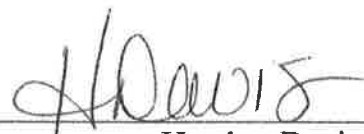
Appellant having appealed and moved for leave to appeal to the Court of Appeals from the portion of the Appellate Division order that resolved the appeal from the Supreme Court judgment dated May 7, 2026 and for financial relief in the above cause;

Upon the papers filed and due deliberation, it is

ORDERED, on the Court's own motion, that the appeal is dismissed, without costs, upon the ground that no substantial constitutional question is directly involved; and it is further

ORDERED, that the motion for leave to appeal is denied; and it is further

ORDERED, that the motion for financial relief is dismissed as academic.



---

Heather Davis  
Clerk of the Court

# *State of New York*

## *Court of Appeals*

*Decided and Entered on the  
nineteenth day of May, 2026*

**Present**, Hon. Rowan D. Wilson, *Chief Judge, presiding.*

---

Mo. No. 2026-357

In the Matter of Nickie Kane,  
Appellant,

v.

Seamus Campbell, et al.,  
Respondents.

(APL-2026-00065)

(App. Div. No. 2026-02724)

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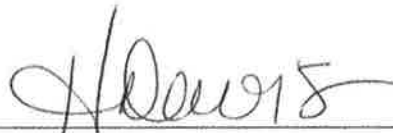
Appellant having appealed and moved for leave to appeal to the Court of Appeals from the portion of the Appellate Division order that resolved the appeal from the Supreme Court paper dated May 6, 2026 and for financial relief in the above cause;

Upon the papers filed and due deliberation, it is

ORDERED, on the Court's own motion, that the appeal is dismissed, without costs, upon the ground that such portion of the order does not finally determine the proceeding within the meaning of the Constitution; and it is further

ORDERED, that the motion for leave to appeal is dismissed upon the ground that such portion of the order does not finally determine the proceeding within the meaning of the Constitution; and it is further

ORDERED, that the motion for financial relief is dismissed as academic.



---

Heather Davis  
Clerk of the Court

Appellate Division, First Judicial Department

The Following Order Was Entered And Filed On
May 13, 2026

Moulton, J.P., Friedman, Pitt-Burke, Rosado, Michael, JJ.

6835- In the Matter of NICKIE KANE, Index No. 451700/26
6836 Petitioner-Appellant, Case Nos. 2026-02722
M-2687 & 2026-02724
M-2688 -against-

SEAMUS CAMPBELL, et al.,
Respondents-Respondents.

Nickie Kane, petitioner pro se.

Paul D. Newell, New York, for Seamus Campbell, respondent.

Judgment, Supreme Court, New York County (Matthew V. Grieco, J.), entered on or about May 8, 2026, unanimously affirmed for the reasons stated by Matthew V. Grieco, J., without costs or disbursements. Purported appeal from order, same court and Justice, dated on or about May 6, 2026, unanimously dismissed, without costs, as taken from a nonappealable paper.

No opinion. Order filed.

M-2687 - Matter of Kane v Campbell
M-2688

Motions for waiver of costs, fees, and expenses, granted.

THIS CONSTITUTES THE DECISION AND ORDER
OF THE SUPREME COURT, APPELLATE DIVISION, FIRST DEPARTMENT.

ENTERED: May 13, 2026

Susanna Molina Rojas

Susanna Molina Rojas
Clerk of the Court

Appellate Division, First Judicial Department

The Following Order Was Entered And Filed On
May 13, 2026

Moulton, J.P., Friedman, Pitt-Burke, Rosado, Michael, JJ.

6835- In the Matter of NICKIE KANE, Index No. 451700/26
6836 Petitioner-Appellant, Case Nos. 2026-02722
M-2687 & 2026-02724
M-2688 -against-

SEAMUS CAMPBELL, et al.,
Respondents-Respondents.

Nickie Kane, petitioner pro se.

Paul D. Newell, New York, for Seamus Campbell, respondent.

Judgment, Supreme Court, New York County (Matthew V. Grieco, J.), entered on or about May 8, 2026, unanimously affirmed for the reasons stated by Matthew V. Grieco, J., without costs or disbursements. Purported appeal from order, same court and Justice, dated on or about May 6, 2026, unanimously dismissed, without costs, as taken from a nonappealable paper.

No opinion. Order filed.

M-2687 - Matter of Kane v Campbell
M-2688

Motions for waiver of costs, fees, and expenses, granted.

THIS CONSTITUTES THE DECISION AND ORDER
OF THE SUPREME COURT, APPELLATE DIVISION, FIRST DEPARTMENT.

ENTERED: May 13, 2026

[Handwritten signature of Susanna Molina Rojas]

Susanna Molina Rojas
Clerk of the Court

At a Special Election Part 30 of the Supreme Court of the State of New York, held in and for the County of New York at 111 centre street, New York, New York

PRESENT: Hon. **HON. MATTHEW V. GRIECO**, J.S.C.  
SUPREME COURT OF THE STATE OF NEW YORK  
COUNTY OF NEW YORK

-----X

In the Matter of the Application of

NICKIE KANE,  
Petitioner-Candidate,

-against-

THE BOARD OF ELECTIONS IN THE  
CITY OF NEW YORK,  
Respondent-Board,

-and-

SEAMUS CAMPBELL,  
Respondent-Objector.

MS # 2

Index No.: 451700/2026

ORDER TO SHOW CAUSE FOR  
SANCTIONS

For an Order pursuant to Sections 16-100, 16-102 and 16-116 of the Election Law, declaring valid the Designating Petition which named Petitioner as a candidate for Representative in Congress from the 10th Congressional District, New York State, in the Democratic Party Primary Election to be held on June 23, 2026, and directing the Board of Elections to print and place Petitioner's name upon the official ballots of such Primary Election.

-----X

Upon the reading and filing of the Emergency Affirmation of Nickie Kane, dated May 5<sup>th</sup>, 2026, and upon all prior papers and proceedings herein, it is hereby:

Let  
~~ORDERED, that~~ Respondent-Objector's counsel, Paul D. Newell, Esq., show cause before this Court at Part 30, to be held at 111 Centre street, County of New York, State of New York, or via telephonic, video, virtual, or remote conference as the Court may establish, on the \_\_\_ day of May, 2026, , or as soon thereafter as the parties may be heard, why an Order should not be made and entered herein:

- a. Declaring that the conduct of Paul D. Newell, Esq. toward Petitioner Nickie Kane in the courtroom on May 5<sup>th</sup>, 2026 was improper, harassing, retaliatory, prejudicial, and inconsistent with the orderly administration of justice;
- b. Declaring that Paul D. Newell, Esq. improperly approached Petitioner immediately after Petitioner checked in for the scheduled hearing and attempted to speak with Petitioner outside the courtroom after Petitioner did not consent to such communication;
- c. Declaring that after Petitioner stated that she did not want to speak with him, Paul D. Newell, Esq. followed Petitioner to the pews on the other side of the courtroom and loudly berated Petitioner in the courtroom;
- d. Declaring that such conduct was especially improper because Petitioner is appearing pro se, because this is a time-sensitive Election Law proceeding, and because there is a prior history between Petitioner and Mr. Newell;
- e. Declaring that Mr. Newell's conduct was part of a pattern of harassment, discrimination, and retaliation against Petitioner;

*me*

f. Declaring that Mr. Newell should not have accepted representation adverse to Petitioner in this proceeding, or should have disclosed the prior history between himself and Petitioner, including that Petitioner previously filed an attorney complaint against him in or around 2023 for intentionally misleading Petitioner concerning her legal rights;

g. Directing Paul D. Newell, Esq. to cease and desist from approaching, confronting, following, berating, intimidating, harassing, or attempting to speak directly with Petitioner unless expressly authorized by the Court or unless Petitioner affirmatively consents in writing;

h. Directing that all communications between Paul D. Newell, Esq. and Petitioner shall be made only in writing, by NYSCEF, email, formal service, or on the record before the Court;

i. Directing that Paul D. Newell, Esq. shall maintain a reasonable physical distance from Petitioner in the courthouse, courtroom, hallway, waiting area, or any location connected to this proceeding;

j. Directing that any further appearance in this proceeding be conducted in a manner that protects Petitioner from direct personal confrontation, harassment, intimidation, or retaliation;

k. Imposing costs, financial sanctions, or such other relief as the Court deems just and proper pursuant to 22 NYCRR 130-1.1;

l. Referring the matter to the appropriate attorney disciplinary authority, if the Court deems such referral appropriate;

m. Granting Petitioner leave to submit additional evidence, including affidavits, affirmations, witness statements, court officer testimony, courtroom security records, audio or video records if

available, prior attorney complaint records, correspondence, and other documentary proof concerning Mr. Newell's conduct, prior history, and pattern of harassment or retaliation;

n. Granting Petitioner such other and further relief as this Court deems just and proper.

And it is further

ORDERED, that pending the hearing and determination of this application, Paul D. Newell, Esq. shall not directly approach, confront, follow, berate, intimidate, harass, or attempt to communicate orally with Petitioner outside the presence of the Court, a court officer, or by written communication, unless Petitioner affirmatively consents in writing;

s.C.

And it is further

ORDERED, that all communications from Paul D. Newell, Esq. to Petitioner relating to this proceeding shall be made through NYSCEF, email, formal service, written correspondence, or on the record before the Court;

s.C.

And it is further

ORDERED, that service of this Order to Show Cause, together with the papers upon which it is granted, shall be deemed due, timely, and sufficient if made upon Paul D. Newell, Esq. by any one or more of the following methods on or before \_\_\_\_\_, 2026 :

1. By electronic mail to [newellnyc@gmail.com](mailto:newellnyc@gmail.com);
2. By NYSCEF service, to the extent available;
3. By any other method directed by this Court and reasonably calculated to provide notice.

And it is further

ORDERED, that service of this Order to Show Cause and supporting papers upon Respondent-Objector Seamus Campbell shall be deemed due, timely, and sufficient if made by NYSCEF, or any other method authorized by this Court on or before \_\_\_\_\_, 2026 ;

And it is further

ORDERED, that answering papers, if any, shall be served upon Petitioner and filed with the Court on or before \_\_\_\_\_, 2026 ;

And it is further

ORDERED, that reply papers, if any, shall be served and filed on or before \_\_\_\_\_, 2026 , unless otherwise directed by the Court;

And it is further

ORDERED, that proof of service may be established by affidavit of service, affirmation of service, NYSCEF confirmation, or any other competent proof showing that service was made in a manner authorized by this Order;

And it is further

ORDERED, that any requirement that affidavits or affirmations of service be filed with the Clerk of the Court prior to the return date is extended to the return date of this motion, and such affidavits or affirmations of service may be filed with the Clerk of the Part on the return date;

*(Handwritten initials)*

*decline to sign, Application seeks relief outside motion law review. MVB*

**ORAL ARGUMENT  
DIRECTED**

ENTER:

\_\_\_\_\_  
J.S.C.

\_\_\_\_\_  
**J.S.C.**  
**HON. MATTHEW V. ADAMS**

**SUPREME COURT OF THE STATE OF NEW YORK  
NEW YORK COUNTY**

**PRESENT: HON. MATTHEW V. GRIECO PART 30M**

*Justice*

-----X

NICKIE KANE,

Petitioner,

- v -

BOARD OF ELECTION IN THE CITY OF NEW YORK,  
SEAMUS CAMPBELL,

Respondents.

-----X

INDEX NO. 451700/2026

MOTION DATE 04/30/2026,  
04/30/2026,  
04/30/2026

MOTION SEQ. NO. 001 001 001

**DECISION + ORDER ON  
MOTION**

The following e-filed documents, listed by NYSCEF document number (Motion 001) 5, 14, 15, 16, 17, 23, 24, 25, 26, 27

were read on this motion to/for ELECTION LAW - VALIDATE PETITION.

Upon the foregoing documents, and oral arguments on May 5, 2026, the petition is denied and dismissed.

In this special proceeding pursuant to Election Law §§ 16-100, 16-102, and 16-116, petitioner candidate Nickie Kane seeks to validate the designating petition she filed with respondent Board of Elections in the City of New York ("BOE") to appear as a candidate for the Democratic Party in the June 23, 2026 primary election for the office of Representative in Congress from the 10th Congressional District, New York State.

On or about April 3 to 6, 2026, Kane filed a designating petition with the BOE. On April 15, 2026, respondent objector Seamus Campbell filed with the BOE specifications of objections (alleging that the designating petition did not contain a sufficient number of valid signatures), and served a duplicate copy on petitioner via FedEx overnight mail. On April 29, 2026, the BOE made a final determination of

invalidity, finding the number of valid signatures insufficient, and removing petitioner from the ballot.

On April 30, 2026, petitioner filed the instant petition to validate, contending that she had not been properly served with respondent Campbell's specifications of objections and therefore she did not have a meaningful opportunity to participate in the BOE review process (NYSCEF Doc. No. 1).

On May 4, 2026, respondent objector filed an answer, asserting that he had fully complied with service requirements, and raising a number of affirmative defenses (NYSCEF Doc. Nos. 18-22).

On May 5, 2026, the parties appeared before this Court for oral arguments. That day, petitioner filed a reply affidavit and memorandum (NYSCEF Doc. Nos. 23-27).

Election Law § 6-154(3)(b) provides, in pertinent part:

No specifications of objections to any petition, certificate of nomination or ballot access document will be considered unless the objector filing the specifications personally delivers or mails by overnight mail a duplicate copy of the specification to each candidate for public office named on the petition. ... Service shall be made on or before the date of filing of any specifications with the officer or board. Proof of service shall accompany the specifications or be received by the end of two business days following the filing of the specifications, whichever is later.

"[S]uch service is mandatory and the failure to so serve deprives the Board of jurisdiction to consider objections" (*Kazatsker v Gurshumov*, 2023 NY Slip Op 32056[U] [Sup Ct, Kings County 2023]; see *Matter of Neal v Liscum*, 164 AD3d 1540, 1541-1542 [3d Dept 2018] [reaching same conclusion regarding nearly identically worded 9 NYCRR 6204.1(b), itself derived from Election Law § 6-154], *lv denied* 32 NY3d 906 [2018]; *Matter of Young v Thalmann*, 286 AD2d 550, 551 [3d Dept 2001] [same]; *Matter of Moran v Board of Election of City of NY*, 122 AD2d 908, 908-909 [2d

Dept 1986] [same, without expressly citing the regulation]; *see also Alayeto v Commissioners of Elections of City of N.Y.*, 238 AD3d 479, 480-481 [1<sup>st</sup> Dept 2025] [requiring compliance with Election Law § 6-154(3)(b)].

Petitioner's sole contention is that the specifications of objections were not properly served because the FedEx delivery record states that the package was "left on the porch" (NYSCEF Doc. No. 24), but petitioner's building does not have a porch, and she did not receive the package.

In *Kazatsker, supra*, one of petitioner Kane's cited cases, FedEx staff made a clerical error, incorrectly transcribing the petitioner's apartment number as 130, rather than 103, although otherwise recording the correct street address; moreover, the package was delivered to the correct apartment, number 103 (2023 NY Slip Op 32056[U]). Relying on cases holding that a "minor error in the address to which a summons is mailed will not render service of process void where it is virtually certain that the summons will arrive at its intended destination" (*id.* at 12 [internal quotes and cites omitted]), the court determined that "[a]ny minor discrepancy involving the apartment number, which had no effect upon the ability of FedEx to deliver the specifications of objections to the petitioner in a timely manner, did not amount to a jurisdictional defect," and therefore the petitioner had been properly and timely served (*id.* at 12-13).

Here, a photograph included in the FedEx proof of service shows the package was left on an entryway window frame of petitioner's building (NYSCEF Doc. No. 21). A photograph petitioner herself submitted of the building from a further distance depicts the entry door as somewhat set in from flanking columns and an arch under a railed balcony (NYSCEF Doc. No. 25), perhaps inspiring the FedEx porch misnomer.

Regardless of the descriptor used by FedEx, service was properly mailed and delivered to the correct address, and therefore complied with Election Law § 6-154(3)(b) (see *Kazatsker*, 2023 NY Slip Op 32056[U] [and cases cited therein]; see also *Alayeto*, 238 AD3d at 480-481). The sole basis advanced by the petition is thus rejected.

Accordingly, it is

ORDERED and ADJUDGED that the petition is denied and dismissed; and it is further

ORDERED that, within 30 days from entry of this order, movant shall serve a copy of this order with notice of entry on the Clerk of the General Clerk’s Office, who is hereby directed to reflect the foregoing by appropriately marking the court’s records; and it is further

ORDERED that such service upon the Clerk of the General Clerk’s Office shall be made in accordance with the procedures set forth in the *Protocol on Courthouse and County Clerk Procedures for Electronically Filed Cases* (accessible at the “E-Filing” page on the court’s website).

This constitutes the decision, order, and judgment of the Court.

5/7/2026  
DATE

  
MATTHEW V. GRIECO, J.S.C.

CHECK ONE:

<input checked="" type="checkbox"/>	CASE DISPOSED	<input type="checkbox"/>	DENIED
<input type="checkbox"/>	GRANTED		
<input type="checkbox"/>	SETTLE ORDER		
<input type="checkbox"/>	INCLUDES TRANSFER/REASSIGN		

<input type="checkbox"/>	NON-FINAL DISPOSITION	<input type="checkbox"/>	OTHER
<input type="checkbox"/>	GRANTED IN PART		
<input type="checkbox"/>	SUBMIT ORDER		
<input type="checkbox"/>	FIDUCIARY APPOINTMENT	<input type="checkbox"/>	REFERENCE

APPLICATION:

CHECK IF APPROPRIATE:

Objections and specifications to a petition for an opportunity to ballot must be served on the persons named as the committee to receive notices. In the case of a petition or certificate containing candidates for party positions, service of the specifications shall be made on either the named candidates or the first person named on the petition's committee to fill vacancies. Service shall be made on or before the date of filing of any specifications with the Board. Proof of service shall accompany the specifications or be received by the end of two business days following the filing of the specifications, whichever is later. The proof of service should not be attached to the specifications but must identify the specification it is related to pursuant to Guideline H8 below.

According to the Rules and Regulations of the NYS Board of Elections, a petition or certificate shall be considered a separate instrument as to each candidate named therein. For purposes of making an objection, an objection may be made against specific candidates named on a petition or certificate and not others also named, and in which case service of specifications shall only be required upon the candidate or candidates against whom objections are made.

H7. Acceptable proof of service includes either:

- i. An affidavit duly notarized from the person who either personally served the specifications or who duly mailed the specifications by overnight mail (stating who was served, when they were served, what was served, and by what means); or
- ii. An overnight mailing receipt (including date and time) from the delivery service showing the name and address of the overnight mail recipient.

H8. Proof of service of specifications must identify the specification it is related to by either:

- i. Including the borough and General Objection/Specification number on the proof of service; or by
- ii. Attaching the proof of service to a copy of the first page of the specification). Such proof of service must be filed in person at the Executive Office of the Board, 32 Broadway, 7<sup>th</sup> Floor, New York, N.Y. 10004.

It is recommended that the original proof of service be filed with the Board. If a copy of the proof of service is filed with the Board instead, the copy must contain the following authentication: "On \_\_\_\_\_ (date), I certify that the attached Proof of Service, is a true, exact, complete, and unaltered copy of the front and back of the original, which I

reviewed or is in my possession. \_\_\_\_\_ (sign and print name).”

The Board will issue a time stamped copy of the filed proof of service which shall serve as a receipt for the filed proof of service.

- H9. The Board will give notice by overnight mail to the objector and the candidate named in such petition or certificate of the date(s) on which the Board will consider the specifications filed. This notice will be accompanied by a copy of the Clerks' Report, which contains the Board's findings and research of specifications. Such notice may be given by electronic correspondence in lieu of overnight mail with the consent of the objector or the candidate in accordance with section H13 of these Guidelines. The Board will provide the objector and candidate or their agent(s) an opportunity to be heard, at public hearings held at the Board's offices, as to the validity of each specific objection.
- H10. Upon receipt of Specifications of Objection in a borough office, the Chief Clerk and Deputy Chief Clerk (or their designees) shall review said specifications of objections on their face and determine if said specifications appear to be frivolous or if the objectors lack standing to file such specifications. Upon such a preliminary determination by the Chief Clerk and Deputy Chief Clerk, they shall refer their preliminary determination to the appropriate Borough's Commissioners' Committee (consisting of the Commissioners for those Boroughs which contain part of a specific district or for Citywide offices, the Commissioners' Executive Committee) for specifications of objections relating to election documents for all offices and/or positions for review. If the appropriate Commissioners' Committee confirms that the specifications of objection appear to be frivolous or that the objector(s) lack standing to file such specifications, they shall confirm the preliminary determination of the Chief Clerk and Deputy Chief Clerk and direct that the specifications of objections not be worked on/considered by the borough office staff. Such findings and confirmation thereof shall be reported to the Commissioners at the commencement of the hearings for their review.
- H11. When any determination is made that a certificate or petition is sufficient or insufficient, the Board will provide notice of the determination by mail to each candidate named in the petition or certificate, and, if the determination is made upon specified objections, the objector shall be notified. Such notice may be given by electronic correspondence in lieu of mail with the consent of the candidate or the objector in accordance with section H13 of these Guidelines. A candidate or objector may designate an attorney or agent to receive such notice and/or determination on his or her behalf.
- H12. A candidate or objector who wishes to designate an attorney or agent to receive notices

# Transaction Record



<b>TRACKING NO.:</b> 870705336936	<b>SHIP DATE:</b> Apr 15, 2026	<b>ESTIMATED TOTAL COST:</b> 37.30 USD
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### From address

Seamus Campbell  
75 HENRY ST  
APT 3E  
112011757 NY BROOKLYN  
US  
Phone: 5164459167  
seamus.o.campbell@gmail.com

### To address

Nickle Kane  
926 47th Street  
Apt. 6D  
11219 NY BROOKLYN  
US  
Phone: 7864408209

PROOF OF SERVICE  
G.O. -  
KG-80

### Package information

Pieces	Weight	Dimensions (LxWxH)	Carriage value	Package options
1 x	1.00 lb			n/a
<b>Packaging type:</b> FedEx Envelope		<b>Service:</b> FedEx Standard Overnight		<b>Pickup / drop-off type:</b> I'll drop off my shipment at a FedEx location
<b>Special Services:</b> FedEx One Rate®				

2026 APR 15 P 8 11  
BOA...  
IN THE CITY OF NEW YORK  
321...

### Billing information

Bill transportation cost to:	*****380	P.O. No.:
Bill duties, taxes and fees to:		Invoice No.:
Your reference:	Nickle Kane Spec	Department No.:

Please note: This transaction record is neither a statement nor an invoice, and does not confirm shipment tendered to FedEx or payment. FedEx will not be responsible for any claim in excess of \$100 per package, whether the result of loss, damage, delay, non-delivery, misdelivery, or misinformation, unless you declare a higher value, pay an additional charge, document your actual loss and file a timely claim. Limitations found in the current FedEx Service Guide apply. Your right to recover from FedEx for any loss, including intrinsic value of the package, loss of sales, income interest, profit, attorney's fees, costs, and other forms of damage whether direct, incidental, consequential, or special is limited to the greater of \$100 or the authorized declared value. Recovery cannot exceed actual documented loss. Maximum for items of extraordinary value is \$1000, e.g., jewelry, precious metals, negotiable instruments and other items listed in our Service Guide. Written claims must be filed within strict time limits; Consult the applicable FedEx Service Guide for details. The estimated shipping charge may be different than the actual charges for your shipment. Differences may occur based on actual weight, dimensions, and other factors. Consult the applicable FedEx Service Guide or the FedEx Rate Sheets for details on how shipping charges are calculated.

①



Pat

← Tracking ID: 870705336936  

 Delivered

Thursday, 4/16/2026 at 4:02 pm

Left on porch

Signed for by: Signature not required



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**From**

Seamus Campbell  
75 HENRY ST  
APT 3E  
BROOKLYN,NY US 11201

**To**

Nickie Kane  
926 47th Street  
Apt. 6D  
BROOKLYN, NY US



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Nickie Kane  
95-73 114 Street  
South Richmond Hill, NY 11419  
NickieKaneforNYC@gmail.com

VIA E-MAIL

Board of Elections in The City of New York  
32 Broadway, 7 Fl  
New York, NY 10004

Re: Objections to Petition – Lack of Service of Specifications

To Whom It May Concern:

I write regarding the objections filed against my petition and the Board's subsequent review process.

Upon information and belief, the Board conducted a line-by-line review of all petition sheets submitted, despite the fact that only four (4) petition sheets were the subject of a valid general objection. This expanded review exceeded the permissible scope of any properly filed objections.

More importantly, the specifications of objections were never served upon me. Under New York Election Law § 6-154, specifications of objections must be timely served upon the candidate in order to be valid. The purpose of this requirement is to provide the candidate with notice of the specific challenges being raised and an opportunity to respond. Without proper service, a candidate is deprived of due process and the ability to defend the validity of the petition.

Because the specifications were not served, they are null and void as a matter of law. Any determinations made by the Board based on such unserved specifications are therefore improper and should not be relied upon in reviewing or invalidating petition signatures.

Accordingly, I respectfully request that the Board disregard any specifications of objections that were not properly served and limit its review strictly to the scope of any valid general objections.

Thank you for your attention to this matter.

Sincerely,



Nickie Kane