GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 32

Short Title:	Electoral Freedom Act of 2011.	(Public)
Sponsors:	Representatives LaRoque, Bradley, Luebke, and Farmer-Butterfield Sponsors). For a complete list of Sponsors, see Bill Information on the NCGA Web	` `
Referred to:	Elections.	

February 3, 2011

A BILL TO BE ENTITLED

2 AN ACT TO AMEND THE STATUTORY REQUIREMENT FOR A POLITICAL PARTY 3 TO MAINTAIN BALLOT ELIGIBILITY; TO PROVIDE THAT THE RESULTS OF 4 PRIMARIES OF POLITICAL PARTIES WITH LESS THAN TEN PERCENT OF THE 5 REGISTERED VOTERS ARE DETERMINED BY A PLURALITY UNLESS THE 6 PARTY CHOOSES TO NOMINATE BY CONVENTION; TO CHANGE THE 7 DEFINITION OF A "POLITICAL PARTY" BY REDUCING THE NUMBER OF 8 SIGNATURES REQUIRED FOR THE FORMATION OF A NEW POLITICAL PARTY; 9 TO REDUCE THE NUMBER OF SIGNATURES REQUIRED FOR UNAFFILIATED CANDIDATES TO OBTAIN BALLOT ACCESS ELIGIBILITY; AND TO ELIMINATE 10 11 THE NEED FOR PETITIONS FOR WRITE-IN CANDIDACY.

- 12 The General Assembly of North Carolina enacts: 13
 - SECTION 1. G.S. 163-96(a) reads as rewritten:
- 14 Definition. - A political party within the meaning of the election laws of this State "(a) 15 shall be either:
- Any group of voters which, at the last preceding general State election, 16 (1)17 polled for its candidate for Governor, for any other member of the Council of State for a full term, or for presidential electors, at least two percent (2%) 18 of the entire vote cast in the State for Governor or for presidential electors; 19 20 10,000 votes; or
- 21 (2)Any group of voters which shall have filed with the State Board of Elections 22 petitions for the formulation of a new political party which are signed by at least 10,000 registered and qualified voters in this State equal in number to 23 24 two percent (2%) of the total number of voters who voted in the most recent 25 general election for Governor. State. Also the petition must be signed by at least 200 registered voters from each of four-three congressional districts in 26 27 North Carolina. To be effective, the petitioners must file their petitions with the State Board of Elections before 12:00 noon on the first day of June third 28 Friday in July preceding the day on which is to be held the first general State 29 30 election in which the new political party desires to participate. The State Board of Elections shall forthwith determine the sufficiency of petitions filed 31 with it and shall immediately communicate its determination to the State 32 33 chairman of the proposed new political party." 34
 - SECTION 2. G.S. 163-122(a) is repealed.



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SECTION 3. G.S. 163-98 reads as rewritten:

"§ 163-98. General election participation Participation by new political partycertain political parties.

4 (a) In the first general election following the date on which a new political party 5 qualifies under the provisions of G.S. 163-96, it shall be entitled to have the names of its 6 candidates for national, State, congressional, and local offices printed on the official ballots 7 upon paying a filing fee equal to that provided for candidates for the office in G.S. 163-107 or 8 upon complying with the alternative available to candidates for the office in G.S. 163-107.1.

9 For the first general election following the date on which it qualifies under G.S. 163-96, a 10 new political party shall select its candidates by party convention. Following adjournment of the nominating convention, but not later than the first day of July prior to the general election, 11 the president presiding officer of the convention shall certify to the State Board of Elections the 12 13 names of persons chosen in the convention as the new party's candidates in the ensuing general 14 election. Any candidate nominated by a new party shall be affiliated with the party at the time of certification to the State Board of Elections. The requirement of affiliation with the party 15 will be met if the candidate submits at or before the time of certification as a candidate an 16 17 application to change party affiliation to that party. The State Board of Elections shall print names thus certified on the appropriate ballots as the nominees of the new party. The State 18 19 Board of Elections shall send to each county board of elections the list of any new party 20 candidates so that the county board can add those names to the appropriate ballot.

21 (b)A political party with less than ten percent (10%) of the registered voters in this 22 State is not subject to the Primary Act, Article 10 of this Chapter (other than as provided by subsection (d) of this section), if, after approval of its State convention or State executive 23 24 committee, it notifies the State Board of Elections of its action before July 1 of an 25 odd-numbered year. The exemption shall remain in effect unless revoked by the State 26 convention or State executive committee, and such revocation shall become effective beginning in the next even-numbered year after July 1 of the year the political party notifies the State 27 28 Board of Elections.

29 If a political party has elected under subsection (b) of this section to be exempt from (c) 30 Article 10 of this Chapter, as provided by subsection (b) of this section, it shall select its candidates by party convention. Following adjournment of the nominating convention, but not 31 32 later than the first day of July prior to the general election, the presiding officer of the 33 convention shall certify to the State Board of Elections the names of persons chosen in the 34 convention as the new party's candidates in the ensuing general election. Any candidate 35 nominated shall be affiliated with the party at the time of certification to the State Board of 36 Elections. The requirement of affiliation with the party will be met if the candidate submits at 37 or before the time of certification as a candidate an application to change party affiliation to that party. The State Board of Elections shall print names thus certified on the appropriate 38 39 ballots as the nominees of the party. The State Board of Elections shall send to each county 40 board of elections the list of any party candidates so that the county board can add those names 41 to the appropriate ballot. 42 Political parties exempt from Article 10 of this Chapter shall nonetheless be subject (d) to G.S. 163-113 (withdrawal of nominee), 163-114 (filling vacancy in nomination after 43 convention), and 163-115 (nominations when vacancies in office occur)." 44 **SECTION 4.** G.S. 163-111 is amended by adding a new subsection to read: 45

46 "(g) <u>No Second Primaries for Certain Political Parties Covered by This Article. – This</u>
47 <u>section does not apply to political parties with less than ten percent (10%) of the registered</u>
48 <u>voters in the State.</u>"

49 **SECTION 5.** Article 10 of Chapter 163 of the General Statutes is amended by 30 adding a new section to read:

51 "<u>§ 163-111.1 Determination of primary results for political parties.</u>

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1	(a)	This s	section applies only to political parties as defined by G.S.	163-98(b) that, as of
2			year that the primary election is to be held, have less than t	
3			ters in the State and to parties with a greater number of re-	-
4	have elect	ed to b	e covered by this section under G.S. 163-111(g).	-
5	(b)	Nomi	nations in primary elections shall be determined as follows	
6		(1)	When more than one person is seeking election to	a single office, the
7			candidate who receives the highest number of votes sl	hall be declared the
8			nominee.	
9		<u>(2)</u>	When more persons are seeking nomination to tw	o or more offices
10			(constituting a group) than there are offices to be filled	ed, those candidates
11			receiving the highest numbers of votes, equal in numb	er to the number of
12			offices to be filled, shall be declared the nominees.	
13	<u>(c)</u>	When	more than one person is seeking election to a single offic	ce, and two or more
14	candidates	s receiv	ving the highest number of votes each receive the same n	number of votes, the
15	proper pa	rty exe	ecutive committee shall, from among those candidates	receiving the same
16	number of	votes,	select the party nominee in accordance with G.S. 163-114	<u>.</u>
17	<u>(d)</u>	When	more persons are seeking nomination to two or more of	fices (constituting a
18			e are offices to be filled, and two or more candidates r	-
19			necessary for nomination each receive the same number	
20			committee shall, from among those candidates receiving	the same number of
21		-	party nominee in accordance with G.S. 163-114.	
22	<u>(e)</u>		ection prevails over any local act."	
23			TION 6. G.S. 163-122 is amended by adding a new subsec	
24	" <u>(a1)</u>		and Where to File Any qualified voter who seeks to ha	ave his name printed
25	on the gen		ection ballot as an unaffiliated candidate shall:	
26		<u>(1)</u>	File written petitions with the State Board of Elections st	
27			candidacy for any statewide or district office comprise	
28			county. These petitions must be filed with the State Boar	
29 20			before 12:00 noon on the third Friday in July preceding	-
30			No later than 5:00 P.M. on the fifteenth day preceding t	
31 32			are due to be filed with the State Board of Elections, early presented to the chairman of the board of elections of the bo	•
32 33			the signatures were obtained. Provided the petitions are t	
33 34			chairman shall examine the names on the petition and pla	
34 35			the petition by the name of each signer who is qualified	
35 36			vote in the signer's county and shall attach to the petition	
30 37			Said certificates shall state that the signatures on the	
38			checked against the registration records and shall indi	-
39			signers to be qualified and registered to vote in the s	
40			chairman shall return each petition, together with the co	
41			this section, to the person who presented it for checking	
42			chairman of the county board of elections shall be co	•
43			weeks from the date such petitions are presented.	
44		<u>(2)</u>	File written petitions with the appropriate county	board of elections
45		<u></u>	supporting the voter's candidacy for any district office co	
46			than one county, county office, partisan municipal office	
47			compromised of one or less than one county. These per	•
48			with the county board of elections on or before 12:00	
49			Friday in July preceding the general election. Provide	•
50			timely submitted, the chairman shall examine, or cause	.

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1		names on the petition, and the procedure for certification s	shall be the same
2		as specified in subdivision (1) above."	
3	SEC	TION 7. G.S. 163-122 is amended by adding a new subsection	n to read:
4		ber of Signatures Required. – Candidates seeking election to	
5		d candidate shall obtain no less than the following number of s	-
6	office sought:		<u>5</u>
7	(1)	10,000 signatures, with at least 200 signatures from thr	ee congressional
8		districts: President of the United States as provided in G.S.	-
9		States Senator, Governor, Lieutenant Governor, Secretary of	
0		Treasurer, Superintendent of Public Instruction, At	
1		Commissioner of Agriculture, Commissioner of Labor, Commissioner of	•
2		Insurance, and any other statewide office.	
3	<u>(2)</u>	1,000 signatures: United States House of Representatives.	
1	(3)	300 signatures: North Carolina State Senate.	
5	$\frac{(4)}{(4)}$	150 signatures: North Carolina House of Representatives, a	any county office
,	<u></u>	where there are more than 25,000 registered voters within	• •
,		the first day of January before the general election, a	•
}		municipal office where there are more than 25,000 register	
)		the municipality as of the first day of January before the mu	
)	<u>(5)</u>	50 signatures: Any county office where there are 25,000 or	•
		voters within the county as of the first day of January be	
		election, any partisan municipal office where there are	-
5		registered voters within the municipality as of the first day of	
		the municipal election, and any other partisan office	
5		subdivision (1), (2), (3), or (4) of this subsection as of	
5		January before the general election."	•
	SEC	TION 8. G.S. 163-122 is amended by adding a new subsection	n to read:
3	" <u>(a3)</u> <u>Unaf</u>	filiated Candidates to Be Printed on the General Election Ba	llot and Primary
)	Election Losin	g Candidates Provision Upon compliance with the	<u>e provisions of</u>
)	G.S. 163-122(a1) and (a2), the board of elections with which the petitions h	nave been timely
	filed shall cause	the unaffiliated candidate's name to be printed on the generation	l election ballots
e e e e e e e e e e e e e e e e e e e	in accordance w	ith Article 14A of this Chapter.	
)	<u>An individua</u>	al whose name appeared on the ballot in a primary election p	reliminary to the
Ļ	general election	shall not be eligible to have his name placed on the general	election ballot as
5	an unaffiliated c	andidate for the same office in that year."	
5		TION 9. G.S. 163-296 reads as rewritten:	
		mination by petition.	
)		nducting partisan elections, any qualified voter who seeks to	
		egular municipal election ballot as an unaffiliated candidate m	
		vided in G.S. 163-122, except that the petitions and affidavits	
		noon on the Friday preceding the seventh Saturday before the	
2	-	e signed by a number of qualified voters of the municipality	-
3	. .	%) of the whole number of voters qualified to vote in the m	1
ŀ	0	voter registration records of the State Board of Elections as of	•
5	•	the general municipal election is held. G.S. 163-122. A	-
		3), a person whose name appeared on the ballot in a primar	•
		his name placed on the regular municipal election ballot a	
		e same office in that year. The Board of Elections shall exami	•
	•	ne petition, and shall certify only the names of signers who	
	1 0	red voters in the municipality. Provided that in the case where	-
	seeks to have h	nis name printed on the regular municipal election ballot a	s an unattiliated

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signed by four p	ection from an election district within the municipal ercent (4%) of the voters qualified to vote for that offi	• •
	TION 10. G.S. 163-123 reads as rewritten:	
	Declaration of intent and petitions for write-in	candidates in partisan
elect		
	edure for Qualifying as a Write-In Candidate. – Any	
	votes for him counted in a general election shall file	
	subsection (b) of this section and petition(s) in accor	dance with subsection (c)
of this section.		
	aration of Intent. – The applicant for write-in ca	-
	tent at the same time and with the same board of elect	ions as his petition, as set
out in subsection	n (c) of this section. The declaration shall contain:	
(1)	Applicant's name,	
(2)	Applicant's residential address,	
(3)	Declaration of applicant's intent to be a write-in can	didate,
(4)	Title of the office sought,	
(5)	Date of the election,	
(6)	Date of the declaration,	
(7)	Applicant's signature.	
(c) Petit	ions for Write-In Candidacy.Filing of Declaration of	Intent. – An applicant for
write-in candida		
(1)	If the office is a statewide office, file written petitic	ons a declaration of intent
	with the State Board of Elections supporting his of	
	office. These petitions-The declaration of intent sh	• •
	noon on the 90th day before the general election.	
	500 qualified voters of the State. No later than 5:00	
	preceding the date the petitions are due to be filed	
	Elections, each petition shall be presented to the	
	county in which the signatures were obtained. A	
	county board of elections shall contain only name	1 1
	that county. Provided the petitions are timely subm	e
	county board of elections shall examine the names	
	a check mark by the name of each signer who is q	
	vote in his county. The chairman of the county	
	petition his signed certificate. On his certificate the	
	the signatures on the petition have been checked	
	records and shall indicate the number of signer	
	•	-
	registered to vote in his county and eligible to	
	chairman shall return each petition, together with this spatian, to the person who presented it to	
	this section, to the person who presented it to	e
	chairman of the county board shall complete the	e vernication within two
(2)	weeks from the date the petition is presented.	an of the State Decal of
(2)	If the office is a district office under the jurisdicti	
	Elections under G.S. 163-182.4(b), file written p	
	intent with the State Board of Elections supporting	
	for a specified office. These petitions The declarati	
	with the State Board of Elections on or before noc	
	the general <u>election.election and must be signed</u>	• •
	Before being filed with the State Board of Electio	-
	presented to the board of elections of the county	•
	were obtained. A petition presented to a county	

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	contain only names of voters registered in that c vote for that office. The chairman of the county names on the petition and the procedure for certific	board shall examine the
	specified in subdivision (1).	cation shall be the same as
(3)	If the office is a county office, or is a school	administrative unit office
	elected on a partisan basis, or is a legislative dist	
	county or a portion of a county, file written petiti-	ons a declaration of intent
	with the county board of elections supporting his	candidacy for a specified
	office. A petition presented to a county board of e	•
	names of voters registered in that county. These p	
	intent must be filed on or before noon on the 90	
	election.election and must be signed by 100 qualif	
	to vote for the office, unless fewer than 5,000 pers	0
	the office as shown by the most recent records of	11 1
	elections. If fewer than 5,000 persons are eligible	
	applicant's petition must be signed by not less than registered voters. Before being filed with the coun	
	petition shall be presented to the county board of	
	The chairman of the county board of elections sh	
	the petition and the procedure for certification sha	
	in subdivision (1).	n be the same as specified
(d) Form	of Petition. – Petitions requesting the qualification of	of a write in candidate in a
	shall contain on the heading of each page of the p	
	e words: "THE UNDERSIGNED REGISTERED '	
-	EBY PETITION ON BEHALF OF	
CANDIDATE I	N THE NEXT GENERAL ELECTION. THE UN	NDERSIGNED HEREBY
PETITION THA	AT SUBJECT CANDIDATE BE PLACED ON TH	E LIST OF QUALIFIED
WRITE-IN CAN	IDIDATES WHOSE VOTES ARE TO BE COUNT	E <mark>D AND RECORDED IN</mark>
	E WITH G.S. 163-123."	
(e) Defea	ated Primary Candidate No person whose name a	ppeared on the ballot in a
	preliminary to the general election shall be eligible	to have votes counted for
	candidate for the same office in that year.	
. ,	ting and Recording of Votes. – If a qualified vot	1
1	bsections (a), (b) and (c) (a) and (b) of this section	
	he board of elections with which petition has been fil	
	s for <u>him that voter</u> according to the procedures set of board of alactions shall record those votes on the	
	board of elections shall record those votes on the other than those of qualified write in candidates sh	
	other than those of qualified write-in candidates shall not be recorded on the abstract.	an not be counted for ally
1 1	any person files a petition declaration of intent	with a board of elections
	on, the board of elections shall, immediately upo	
	<u>itent</u> , inspect the registration records of the count	1 1
	<u>intent</u> of any person who does not meet the c	
	the office, including residency.	
	hall give notice of cancellation to any person who	ose petition <u>declaration</u> of
intent has been c	cancelled under this subsection by mail or by having	g the notice served on that
	heriff. A person whose petition declaration of inter-	
another candidat	e for the same office affected by a substantiation u	under this subsection may
-	g on the issue of constitutional or statutory qualifica	
	a hearing, the hearing shall be conducted in accord	lance with Article 11B of
Chapter 163 of the	ne General Statutes.	

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1 (g) Municipal and Nonpartisan Elections Excluded. – This section does not apply to 2 municipal elections conducted under Subchapter IX of Chapter 163 of the General Statutes, and 3 does not apply to nonpartisan elections except for elections under Article 25 of this Chapter."

4 **SECTION 11.** This act is effective with respect to all primaries and elections held 5 on or after the date this act becomes law, except that it shall apply to partisan municipal 6 elections held in 2011 only if it has received preclearance under Section 5 of the Voting Rights 7 Act of 1965 prior to July 1, 2011.