GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

S

SENATE BILL 486 PROPOSED HOUSE COMMITTEE SUBSTITUTE S486-PCS15296-TCf-55

Short Title: The Elections Security and Transparency Act.

(Public)

D

Sponsors:

Referred to:

March 30, 2017

1			A BILL TO BE ENTITLED
2	AN ACT TO MAKE VARIOUS CHANGES RELATED TO ELECTION LAWS.		
3	The General Assembly of North Carolina enacts:		
4			
5			AL RECORD CHECKS FOR STATE BOARD OF ELECTIONS AND
6	ETHICS F		
7			N 1.(a) Subpart D of Part 4 of Article 13 of Chapter 143B of the General
8			by adding a new section to read:
9			inal record checks for employees and contractors of the State Board of
10			and Ethics Enforcement and county directors of elections.
11			n this section, the term:
12		<u>(1)</u> <u>"(</u>	Current or prospective employee" means any of the following:
13		<u>a.</u>	
14			State Board or a current or prospective county director of elections.
15		<u>b</u> .	
16		<u>c.</u>	
17			State Board.
18		<u>d</u> .	
19			or will have the capability to update, modify, or change elections
20			systems or confidential elections or ethics data.
21			State Board" means the State Board of Elections and Ethics Enforcement.
22			artment of Public Safety may provide to the Executive Director of the State
23			prospective employee's criminal history from the State and National
24			ninal Histories. The Executive Director shall provide to the Department of
25			with the request, the fingerprints of the current or prospective employee, a
26			urrent or prospective employee consenting to the criminal record check and
27			and other identifying information required by the State and National
28	<u>Repositorie</u>	es, and an	y additional information required by the Department of Public Safety. The
29	fingerprints	s of the c	urrent or prospective employee shall be forwarded to the State Bureau of
30	Investigatio	on for a s	earch of the State's criminal history record file, and the State Bureau of
31	Investigatio	on shall f	orward a set of fingerprints to the Federal Bureau of Investigation for a
32	national cri	<u>minal his</u>	tory record check.
33	<u>(c)</u>	The Depa	artment of Public Safety may charge a fee to offset the cost incurred by it to
34			ecord check under this section. The fee shall not exceed the actual cost of
25	1	1	

35 locating, editing, researching, and retrieving the information.



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1	(d) The	criminal history report shall be provided to the Executive Dir	rector of the State		
2		l keep all information obtained pursuant to this section confid			
3		Board. A criminal history report obtained as provided in this section is not a public record under			
4		Chapter 132 of the General Statutes."			
5	-	TION 1.(b) Subpart D of Part 4 of Article 13 of Chapter 143	3B of the General		
6		ded by adding a new section to read:			
7		criminal record checks for employees of county boards of e	lections.		
8		sed in this section, the term:			
9	(1)	"Current or prospective employee" means a current or prosp	bective permanent		
10	<u>x=</u> ,	or temporary employee of a county board of elections.	<u> </u>		
11	(2)	"State Board" means the State Board of Elections and Ethic	s Enforcement.		
12		Department of Public Safety may provide to a county board of e			
13		mployee's criminal history from the State and National Reposi-			
14		ounty board of elections shall provide to the Department of Pu			
15		, the fingerprints of the current or prospective employee, a for			
16	· · · · · ·	ective employee consenting to the criminal record check and u			
17		ifying information required by the State and National Repo			
18		mation required by the Department of Public Safety. The fi	-		
19	current or prosp	ective employee shall be forwarded to the State Bureau of In	nvestigation for a		
20	search of the St	tate's criminal history record file, and the State Bureau of In	nvestigation shall		
21	forward a set of	fingerprints to the Federal Bureau of Investigation for a nationa	al criminal history		
22	record check.				
23	<u>(c)</u> The l	Department of Public Safety may charge a fee to offset the cos	t incurred by it to		
24	conduct a crimin	nal record check under this section. The fee shall not exceed	the actual cost of		
25	locating, editing	, researching, and retrieving the information.			
26	<u>(d)</u> The d	criminal history report shall be provided to the county board	of elections, who		
27	shall keep all in	formation obtained pursuant to this section confidential to the	e county board of		
28		ounty director of elections, the State Board, and the Executiv			
29	State Board. A c	criminal history report obtained as provided in this section is n	ot a public record		
30	*	32 of the General Statutes."			
31		TION 1.(c) Article 1 of Chapter 163A of the General Statut	es is amended by		
32	adding a new se				
33		iminal history record checks of current and prospective of	employees of the		
34		e Board and county directors of elections.			
35		sed in this section, the term "current or prospective employee"	means any of the		
36	following:				
37	<u>(1)</u>	A current or prospective permanent or temporary employee	of the State Board		
38		or a current or prospective county director of elections.			
39	<u>(2)</u>	An employee or agent of a current or prospective contract	or with the State		
40		Board.			
41	<u>(3)</u>	Any other individual otherwise engaged by the State Board			
42		have the capability to update, modify, or change elect	tions systems or		
43		confidential elections or ethics data.	, , .		
44		iminal history record check shall be required of all curren			
45	1	mporary employees of the State Board and all current or pr			
46		tions, which shall be conducted by the Department of Public S	• •		
47 49		8. The criminal history report shall be provided to the Execut			
48 40	-	formation obtained pursuant to this section confidential to th			
49 50	-	. 143B-968(d). A criminal history report provided under this s	ubsection is not a		
50 51	public record un	der Chapter 132 of the General Statutes.			
51					

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((If the current or prospective employee's verified criminal history rec	cord check reveals
one	more convictions, the conviction shall constitute just cause for not select	
empl	yment or for dismissing the person from current employment. The co	nviction shall not
	atically prohibit employment.	
()		employee may be
	sed from employment for refusal to consent to a criminal history record	1 1 1
	prints or to provide other identifying information required by the	
	tories of Criminal Histories. Any such refusal shall constitute ju	
empl	yment denial or the dismissal from employment.	
((· ·	nded pending the
	of a criminal history record check authorized by this section.	<u> </u>
(1	A county board of elections shall require a criminal history record c	heck of all current
	spective employees of the county board of elections, as defined in G.S.	
	ave or will have access to the statewide computerized voter registration s	
	G.S. 163A-874 and for any additional position or function as the	•
	ate. The county director of elections shall provide the criminal history re	•
	spective employees of the county board of elections required by this	
	ated positions to the Executive Director and State Board.	
()	•	4 of Article 16 of
	hapter nor employment at a one-stop early voting location shall require	
	check unless the official, assistant, or employee performs a function	
	Board pursuant to subsection (f) of this section."	<u> </u>
	SECTION 1.(d) Part 2 of Article 16 of Chapter 163A of the G	Seneral Statutes is
amer	ed by adding a new section to read:	
" <u>§</u> 1(A-778. Criminal history record checks of current and prospect	ive employees of
	county boards of elections.	
(:	As used in this section, the term "current or prospective employee"	means any of the
follo	ing: or temporary employee of a county board of elections who has or v	vill have access to
the s	tewide computerized voter registration system maintained under G.S. 1	63A-874 or has a
<u>posit</u>	n or function designated by the State Board as provided in G.S. 163A-7	<u>′(f).</u>
(The county board of elections shall require a criminal history re	cord check of all
curre	t or prospective employees, which shall be conducted by the Departmer	nt of Public Safety
<u>as pr</u>	vided in G.S. 143B-969. The criminal history report shall be provided to	the county board
of ele	tions. A county board of elections shall provide the criminal history re-	cord of all current
<u>or pr</u>	pective employees required by G.S. 163A-7 to the Executive Director an	nd the State Board.
The o	iminal history report shall be kept confidential as provided in G.S. 143B	-969(d) and is not
<u>a put</u>	c record under Chapter 132 of the General Statutes.	
<u>(</u>	If the current or prospective employee's verified criminal history rec	cord check reveals
	more convictions, the conviction shall constitute just cause for not select	· ·
<u>empl</u>	yment, or for dismissing the person from current employment. The co	nviction shall not
autor		
((atically prohibit employment.	
		from employment
<u>a cur</u>		
to su	The county board of elections may deny employment to or dismiss ent or prospective employee who refuses to consent to a criminal histor mit fingerprints or to provide other identifying information required	ry record check or d by the State or
to su	The county board of elections may deny employment to or dismiss ent or prospective employee who refuses to consent to a criminal histor	ry record check or d by the State or
<u>to su</u> Natio	The county board of elections may deny employment to or dismiss ent or prospective employee who refuses to consent to a criminal histor mit fingerprints or to provide other identifying information required	ry record check or d by the State or
<u>to su</u> <u>Natio</u> <u>empl</u>	The county board of elections may deny employment to or dismiss ont or prospective employee who refuses to consent to a criminal histor mit fingerprints or to provide other identifying information required al Repositories of Criminal Histories. Any such refusal shall constitute yment denial or the dismissal from employment. The county board of elections may extend a conditional offer of	y record check or by the State or just cause for the of employment or
<u>to su</u> <u>Natio</u> <u>empl</u>	The county board of elections may deny employment to or dismiss ent or prospective employee who refuses to consent to a criminal histor mit fingerprints or to provide other identifying information required al Repositories of Criminal Histories. Any such refusal shall constitute yment denial or the dismissal from employment. The county board of elections may extend a conditional offer of tment pending the results of a criminal history record check authorized	y record check or by the State or just cause for the of employment or by this section.
to su Natio empl (0 appo	The county board of elections may deny employment to or dismiss ont or prospective employee who refuses to consent to a criminal histor mit fingerprints or to provide other identifying information required al Repositories of Criminal Histories. Any such refusal shall constitute yment denial or the dismissal from employment. The county board of elections may extend a conditional offer of	y record check or by the State or just cause for the of employment or by this section. 4 of Article 16 of

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1 record check unless the official, assistant, or employee performs a function designated by the 2 State Board pursuant to G.S. 163A-7(f)." 3 SECTION 1.(e) G.S. 163A-774(b) reads as rewritten: 4 Appointment, Duties; Termination. – Upon receipt of a nomination from the county "(b) 5 board of elections stating that the nominee for director of elections is submitted for appointment 6 upon majority selection by the county board of elections the Executive Director shall issue a 7 letter of appointment of such nominee to the chairman of the county board of elections within 10 8 days after receipt of the nomination. Thereafter, nomination, unless good cause exists to decline 9 the appointment. The Executive Director may delay the issuance of appointment for a reasonable time if necessary to obtain a criminal history records check sought under G.S. 143B-968. The 10 11 Executive Director shall apply the standards provided in G.S. 163A-7 in determining whether a nominee with a criminal history shall be selected. If the Executive Director determines a nominee 12 13 shall not be selected and does not issue a letter of appointment, the decision of the Executive 14 Director of the State Board shall be final unless the decision is, within 10 days from the official date on which it was made, deferred by the State Board. If the State Board defers the decision, 15 then the State Board shall make a final decision on appointment of the director of elections and 16 17 may direct the Executive Director to issue a letter of appointment. If an Executive Director issues a letter of appointment, the county board of elections shall enter in its official minutes the 18 specified duties, responsibilities and designated authority assigned to the director by the county 19 20 board of elections. The specified duties and responsibilities shall include adherence to the duties 21 delegated to the county board of elections pursuant to G.S. 163A-769. A copy of the specified duties, responsibilities and designated authority assigned to the director shall be filed with the 22 23 State Board. In the event the Executive Director is recused due to an actual or apparent conflict 24 of interest from rendering a decision under this section, the chair and vice-chair of the State Board 25 shall designate a member of staff to fulfill those duties." 26 **SECTION 1.(f)** This section becomes effective August 1, 2018. 27 28 PART II. 2018 JUDICIAL ELECTIONS BALLOT INFORMATION 29 SECTION 2.(a) The General Assembly finds that both chambers of the General 30 Assembly have carefully examined judicial redistricting and the forms of judicial selection with 31 multiple committees considering various proposals of selection and new judicial district maps. 32 The General Assembly finds that, to allow for more time to thoughtfully consider these changes, 33 the General Assembly enacted S.L. 2017-214, the Electoral Freedom Act of 2017, which, among 34 other items, provided for a one-time cancellation of partisan primaries for the offices of district 35 court judge, superior court judge, judges of the Court of Appeals, and Supreme Court justices for 36 the 2018 election cycle. The General Assembly finds that all elections for judges in 2018 were 37 to be treated uniformly under S.L. 2017-214, the Electoral Freedom Act of 2017, while those 38 changes were considered. 39 The General Assembly notes that election to these offices will be held under a 40 plurality election system, with candidates running under a political party label on the ballot, without having gone through a party primary. The General Assembly finds that ballot language 41 42 above the sections of election ballots regarding these impacted offices setting forth that the listed 43 party affiliation is only the self-identified party of a candidate at the time of filing will aid voters' 44 understanding of the 2018 judicial races. SECTION 2.(b) For the 2018 general election, the State Board of Elections and 45 46 Ethics Enforcement shall, notwithstanding G.S. 163A-1114(b)(2), list the following judicial 47 offices at the end of all partisan offices listed on the general election ballot: 48 Justices of the Supreme Court. (1)49 (2)Judges of the Court of Appeals. 50 Judges of the superior courts. (3) Judges of the district courts. 51 (4)

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1 2	SECTION 2.(c) Notwithstanding G.S. 163A-1112, immediately prior to the placement of the judicial offices listed in subsection (b) of this section on the ballot, the following
3	information shall be printed:
4 5	"No primaries for judicial office were held in 2018. The information listed by each of the following candidates' names indicates only the candidates' party affiliation or unaffiliated status
6	on their voter registration at the time they filed to run for office."
7	SECTION 2.(d) Except as provided in this section, ballot order for the judicial
8 9	offices listed in subsection (b) of this section shall be as provided in Section 4(j) of S.L. 2017-214. SECTION 2.(e) This section is effective when it becomes law and applies to the
10	2018 general election.
11 12	PART III. OTHER ELECTION CHANGES
12	SECTION 3.1. G.S. 150B-45 reads as rewritten:
13 14	"§ 150B-45. Procedure for seeking review; waiver.
14	(a) Procedure. – To obtain judicial review of a final decision under this Article, the person
15 16	seeking review must file a petition within 30 days after the person is served with a written copy
17	of the decision. The petition must be filed as follows:
18	(1) Contested tax cases. – A petition for review of a final decision in a contested
18 19	(1) Contested tax cases. – A petition for review of a final decision in a contested tax case arising under G.S. 105-241.15 must be filed in the Superior Court of
20	Wake County.
20 21	(2) Other final decisions. – A petition for review of any other final decision under
22	this Article must be filed in the superior court of the county where the person
23	aggrieved by the administrative decision resides, or in the case of a person
23 24	residing outside the State, in the county where the contested case which
25	resulted in the final decision was filed.
26	(b) Waiver. – A person who fails to file a petition within the required time waives the
27	right to judicial review under this Article. For good cause shown, however, the superior court
28	may accept an untimely petition.
29	(c) Judicial Review for State Board of Elections and Ethics Enforcement. – For a stay
30	entered pursuant to G.S. 150B-33(b)(6), the State Board of Elections and Ethics Enforcement
31	may obtain judicial review of the temporary restraining order or preliminary injunction in the
32	superior court of the county designated in subsection (a) of this section."
33	SECTION 3.2.(a) G.S. 163A-741 is amended by adding a new subsection to read:
34	"(j1) Notwithstanding G.S. 153A-98 or any other provision of law, all officers, employees,
35	and agents of a county board of elections are required to give to the State Board, upon request,
36	all information, documents, and data within their possession, or ascertainable from their records,
37	including any internal investigation or personnel documentation and are required to make
38	available, upon request pursuant to an investigation under subsection (d) of this section, any
39	county board employee for interview and to produce any equipment, hardware, or software for
40	inspection. These requirements are mandatory and shall be timely complied with as specified in
41	a request made by any four members of the State Board."
42	SECTION 3.2.(b) G.S. 153A-98 is amended by adding a new subsection to read:
43	"(c5) Notwithstanding the requirements of this section, information shall be provided to the
44	State Board of Elections and Ethics Enforcement from employee personnel records as provided
45	<u>in G.S. 163A-741.</u> "
46	SECTION 3.3. G.S. 163A-775 is amended by adding a new subsection to read:
47 18	"(e) In the event the Executive Director is recused due to an actual or apparent conflict of interest from rendering a decision under this section, the chair and vice chair of the State Board
48 49	interest from rendering a decision under this section, the chair and vice-chair of the State Board
49 50	shall designate a member of staff to fulfill those duties." SECTION 3.4. G.S. 163A-953 reads as rewritten:
50 51	"§ 163A-953. General election participation by new political party.
51	5 105A-755. General election participation by new pointer party.

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1	In the first ger	neral election following the date on which a new political party qualifies under
2	-	G.S. 163A-950, it shall be entitled to have the names of its candidates for
3	national, State, co	ngressional, and local offices printed on the official ballots upon paying a filing
4	fee equal to that p	rovided for candidates for the office in G.S. 163A-979 or upon complying with
5	the alternative ava	ailable to candidates for the office in G.S. 163A-980.
6	For the first ge	eneral election following the date on which it qualifies under G.S. 163A-950, a
7		y shall select its candidates by party convention. <u>An individual whose name</u>
8		ballot in a primary election preliminary to the general election shall not be
9	**	at individual's name placed on the general election ballot as a candidate for the
10	-	y for the same office in that year. Following adjournment of the nominating
11		ot later than the first day of July prior to the general election, the president of
12	the convention sha	all certify to the State Board the names of persons chosen in the convention as
13	the new party's ca	indidates in the ensuing general election. Any candidate nominated by a new
14	party shall be af	filiated with the party at the time of certification to the State Board. The
15	requirement of aff	iliation with the party will be met if the candidate submits at or before the time
16	of certification as	a candidate an application to change party affiliation to that party. The State
17	Board shall print r	names thus certified on the appropriate ballots as the nominees of the new party.
18	The State Board s	hall send to each county board of elections the list of any new party candidates
19	so that the county	board can add those names to the appropriate ballot."
20	SECT	ION 3.6. G.S. 163A-1114(b)(4) reads as rewritten:
21	"(4)	When offices are in the same class, they shall be listed in alphabetical order
22		by office name, or in numerical or alphabetical order by district name.
23		Governor and Lieutenant Governor, in that order, shall be listed before other
24		Council of State offices. <u>The Supreme Court shall be listed before the Court</u>
25		of Appeals. Judicial offices and district attorney shall be listed, in that order,
26		after other offices in the same class. Mayor shall be listed before other
27		citywide offices. Chair of a board, where elected separately, shall be listed
28		before other board seats having the same electorate. Chief Justice shall be
29		listed before Associate Justices."
30		ION 3.6A. G.S. 163A-1115(a)(1) reads as rewritten:
31	"(1)	That the vendor post a bond or letter of credit to cover damages resulting from
32		defects in the voting system. Damages may include, among other items, any
33		costs of conducting a new election attributable to those defects. The bond or
34		letter of credit shall be maintained in the amount determined by the State
35	SECT	Board as sufficient for the cost of a new statewide election."
36		ION 3.7.(a) G.S. 163A-1115(c) reads as rewritten:
37 38		electronic poll books or ballot duplication systems that have been certified by
38 39		n accordance with procedures and subject to standards adopted by the State hich have been developed or maintained by the State Board, shall be permitted
40		ns in this State. Among other requirements as set by the State Board, the
40		rements shall require that a vendor meet at least all of the following elements:
42	(1)	That the vendor post a bond or letter of credit to cover damages resulting from
43	<u>(1)</u>	defects in the electronic poll book or ballot duplication system. Damages may
44		include, among other items, any costs of conducting a new election
45		attributable to those defects.
46	<u>(2)</u>	That the vendor provide access to all of any information required to be placed
47	<u>_/</u>	in escrow by a vendor pursuant to G.S. 163A-1118 for review and
48		examination by the State Board; the Department of Information Technology;
49		the State chairs of each political party recognized under G.S. 163A-950; the
50		purchasing county; and designees as provided in subdivision (9) of subsection
51		(f) of this section.

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(3)	That the vendor must quote a statewide uniform price for each unit of th
	equipment.
<u>(4)</u>	That the vendor must separately agree with the purchasing county that if it is
	granted a contract to provide software for an electronic poll books or ballo
	duplication system but fails to debug, modify, repair, or update the softwar
	as agreed or, in the event of the vendor having bankruptcy filed for or against
	it, the source code described in G.S. 163A-1118(a) shall be turned over to th
	purchasing county by the escrow agent chosen under G.S. 163A-1118(a)(1
	for the purposes of continuing use of the software for the period of the contract
	and for permitting access to the persons described in subdivision (2) of the
	subsection for the purpose of reviewing the source code."
SE	CTION 3.7.(b) G.S. 163A-1118 is amended by adding a new subsection to read
" <u>(c)</u> <u>De</u>	initions For the purposes of this section, the term "voting system" shall includ
an electronic p	oll book or a ballot duplication system."
SE	CTION 3.8.(a) G.S. 163A-1115 is amended by adding the following new
subsections to	read:
" <u>(h)</u> <u>Ne</u>	ther certification of electronic poll books, ballot duplication systems, or votin
systems under	this section shall constitute a license under Chapter 150B of the General Statutes
<u>(i)</u> <u>Th</u>	State Board in writing may decertify or otherwise halt the use of electronic po
books in North	a Carolina. Any such action is appealable only to the Superior Court of Wak
County.	
<u>(j)</u> <u>No</u>	voting system used in any election in this State shall be connected to a network
and any feat	re allowing connection to a network shall be disabled. Prohibited networ
connections in	clude the Internet, intranet, fax, telephone line, networks established via moden
or any other w	red or wireless connection."
SE	CTION 3.8.(b) G.S. 150B-2(3) reads as rewritten:
"(3	"License" means any certificate, permit or other evidence, by whatever nam
	called, of a right or privilege to engage in any activity, except licenses issue
	under Chapter 20 and Subchapter I of Chapter 105 of the General Statutes an
	Statutes, occupational licenses.licenses, and certifications of electronic po
	books, ballot duplication systems, or voting systems under G.S. 163A-1115.
SE	CTION 3.9.(a) G.S. 163A-1388(a) reads as rewritten:
"(a) Cla	ss 2 Misdemeanors. — Any person who shall, in connection with any primary of
election in thi	State, do any of the acts and things declared in this subsection to be unlawful
shall be guilty	of a Class 2 misdemeanor. It shall be unlawful:unlawful to do any of the following
(1)	For any person to fail, as an officer or as a judge or chief judge of a primar
	or election, or as a member of any board of elections, to prepare the books
	ballots, and return blanks which it is his the person's duty under the law t
	prepare, or to distribute the same as required by law, or to perform any other
	duty imposed upon him that person within the time and in the manner require
	by law;<u>law.</u>
	For any member, director, or employee of a board of elections to alter a vote
(2)	
(2)	registration application or other voter registration record without either th
(2)	
(2)	registration application or other voter registration record without either th
(2)	registration application or other voter registration record without either the written authorization of the applicant or voter or the written authorization of
	registration application or other voter registration record without either th written authorization of the applicant or voter or the written authorization of the State <u>Board;Board.</u>
	 registration application or other voter registration record without either the written authorization of the applicant or voter or the written authorization of the State Board;Board. For any person to continue or attempt to act as a judge or chief judge of
	 registration application or other voter registration record without either the written authorization of the applicant or voter or the written authorization of the State Board;Board. For any person to continue or attempt to act as a judge or chief judge of primary or election, or as a member of any board of elections, after havin
	 registration application or other voter registration record without either the written authorization of the applicant or voter or the written authorization of the State Board;Board. For any person to continue or attempt to act as a judge or chief judge of primary or election, or as a member of any board of elections, after havin been legally removed from such position and after having been given notice

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		ballot box, election book, ballot, or return sheet by tho	se entitled to possession
		of the same under the law, or to interfere in any mann	
		of any duty imposed by law upon any election officer	
		of elections; elections.	•
	(5)	For any person to be guilty of any boisterous condu	act so as to disturb an
		member of any election board or any chief judge or	
		performance of his-that person's duties as imposed by	
	(6)	For any person to bet or wager any money or other	
		election; election.	e .
	(7)	For any person, directly or indirectly, to discharge of	or threaten to discharg
		from employment, or otherwise intimidate or oppos	-
		voter on account of any vote such voter may cast or co	
		or not to cast, or which he that voter may have failed	
	(8)	For any person to publish in a newspaper or pamphlet of	
		derogatory to any candidate or calculated to affect the	
		nomination or election, unless such publication be sig	
		publicity to and being responsible for such charge; cha	
	(9)	For any person to publish or cause to be circulated	
	~ /	reference to any candidate in any primary or election,	• • •
		be false or in reckless disregard of its truth or falsi	
		calculated or intended to affect the chances of such ca	
		or election; election.	
	(10)	For any person to give or promise, in return for politic	cal support or influence
		any political appointment or support for political offic	
	(11)	For any chairman chair of a county board of elections of	
		to fail or neglect, willfully or of malice, to perform	
		thing required or directed in the time, manner and for	
		matter or thing is required to be performed in relation	
		or special election and the returns thereof; thereof.	51 570
	(12)	For any clerk of the superior court to refuse to make	and give to any perso
		applying in writing for the same a duly certified cor	•••
		primary or election or of a tabulated statement to a	•
		returns of which are by law deposited in his office, up	
		therefor;therefor.	
	(13)	For any person willfully and knowingly to impose up	on any blind or illiterat
		voter a ballot in any primary or election contrary to th	•
		voter, by falsely representing to such voter that the ba	llot proposed to him th
		voter is such as he desires; or the voter desires.	· · · <u> </u>
	(14)	Except as authorized by G.S. 163A-878, for any p	person to provide fals
	~ /	information, or sign the name of any other person, to	_
		G.S. 163A-878; [or]G.S. 163A-878.	Ĩ
	(15)	For any person to be compensated based on the num	ber of forms submitte
	~ /	for assisting persons in registering to vote.	
	(16)	For any person who is not an elections official or	who is not otherwis
	<u> </u>	authorized by law to retain a registrant's signature	
		Security number, date of birth, or the identity of the	-
		the registrant registered under G.S. 163A-884, any	
		submitted under Part 2 of Article 17 of this Chapter, or	
		from any form described in G.S. 163-862 after submi	
		· · · · · · · · · · · · · · · · · · ·	

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1	SECTION 3.9.(b) This section becomes effective December 1,	2018, and applies to
2	offenses committed on or after that date.	
3	SECTION 3.10. G.S. 163A-1412(a) reads as rewritten:	
4	"(a) Each candidate, candidate who has received funds or made paym	ents or given consent
5	for anyone else to receive funds or transfer anything of value for the purpo	ose of bringing about
6	that individual's nomination or election for office, political committee	ee, and referendum
7	committee shall appoint a treasurer and, under verification, report the nam	ne and address of the
8	treasurer to the Board. Only an individual who resides in North Carolina sh	all be appointed as a
9	treasurer. A candidate may appoint himself or herself or any other indiv	idual, including any
10	relative except his or her spouse, as his the candidate's treasurer, and, upon	failure to file report
11	designating a treasurer, the candidate shall be concluded to have appointed	himself or herself as
12	treasurer and shall be required to personally fulfill the duties and responsib	vilities imposed upon
13	the appointed treasurer and subject to the penalties and sanctions hereinafte	r provided."
14	SECTION 3.11.(a) S.L. 2013-281, Section 30.8, as amended	d by S.L. 2015-103,
15	Section 6(a), reads as rewritten:	
16	"SECTION 30.8. Any direct record electronic (DRE) voting systems of	currently certified by
17	the State Board of Elections and Ethics Enforcement which do not use p	aper ballots shall be
18	decertified and shall not be used in any election held on or after September	1, 2019, for counties
19	that use direct record electronic voting machines on election day as of J	
20	January 1, 2018, for all other counties. December 1, 2019. Decertification of	a DRE voting system
21	that does not use paper ballots may not be appealed to the Superior Con-	urt of Wake County
22	pursuant to G.S. 163-165.7(b).G.S. 163A-1115(d)."	
23	SECTION 3.11.(b) S.L. 2013-281, Section 30.9, as amended	d by S.L. 2015-103,
24	Section 6(b), reads as rewritten:	
25	"SECTION 30.9. This Part becomes effective September 1, 2019, De	
26	counties that use direct record electronic voting machines on election day a	
27	This Part becomes effective for all other counties January 1, 2018. machines	<u>s.</u> "
28		
29	PART IV. DUAL OFFICE HOLDING CHANGES	
30	SECTION 4.(a) G.S. 160A-284 reads as rewritten:	
31	"§ 160A-284. Oath of office; holding other offices.	•1•
32	(a) Each person appointed or employed as chief of police, poli	•
33	policeman shall take and subscribe before some person authorized by law to	
34	oath of office required by Article VI, Sec. 7, of the Constitution. The oath s	hall be filed with the
35	city clerk.	.1. 1.
36	(b) The offices of policeman, policeman and chief of police, and	
37	police are hereby declared to be offices that may be held concurrently with	• • • •
38	office pursuant to Article VI, Sec. 9, of the Constitution. The offices of po	
39 40	police are hereby declared to be offices that may be held concurrently with other than algorithm offices in the municipality amploying the policement of the	
40 41	other than elective office in the municipality employing the policeman or chi to Section 9 of Article VI of the Constitution.	er of police, pursuant
41	(c) The office of auxiliary policeman is hereby declared to be an office offi	fice that may be held
42 43	concurrently with any elective office or appointive office pursuant to Artic	-
43 44	Constitution."	cie v i, sec. 9, 01 the
44 45	SECTION 4.(b) This section is effective when it becomes law	v Any policemon or
45 46	chief of police having taken an oath of office to any elective office in the	• 1
47	effective date is not deemed to have resigned his or her position as a law enf	1
48	to the elective office.	
49		
50	PART V. TECHNICAL CHANGES TO G.S. 163A-2.	
50 51	SECTION 5. G.S. 163A-2 is rewritten to read:	
~ 1		

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"§ 163A-2. Membership.
(a) The State Board shall consist of nine individuals registered to vote in North Carolina,
appointed by the Governor, as follows:
(1) Four individuals registered with the political party with the highest number of
registered affiliates in the State, from a list of six nominees submitted by the
State party chairs of that party.
(2) Four individuals registered with the political party with the second highest
number of registered affiliates in the State, from a list of six nominees submitted by the State party chairs of that party.
(3) One individual not registered with either the political party with the largest
number of registered affiliates in the State or of the political party with the
second-largest number of registered affiliates in the State, from a list of two
nominees selected by the other eight members of the State Board.
The number of registered affiliates shall be as reflected by the latest registration statistics
published by the State Board. The Governor shall make all appointments promptly upon receipt
of the list of nominees from each nominating entity and in no instance shall appoint later than 30
days after receipt of the list.
(b) Within 14 days of appointment by the Governor of the eight members appointed under
subdivisions (1) and (2) of subsection (a) of this section, the eight members shall hold an initial
appointment selection meeting for the sole purpose of selecting two nominees who meet the
qualifications for appointment under subdivision (3) of subsection (a) of this section and shall
promptly submit those names to the Governor. No additional actions, other than the oath of office,
shall be taken by the eight members appointed under subdivisions (1) and (2) of subsection (a)
of this section at the appointment selection meeting.
(c) Beginning on May 1 of the odd-numbered year, members shall serve for two-year
terms.
(d) Members may be removed from the State Board by the Governor, acting in the
Governor's discretion. Vacancies created on the State Board by removal from office by the Governor shall be filled in accordance with subsection (e) of this section.
(e) Any vacancy occurring on the State Board shall be filled by an individual meeting the
same appointment criteria under subsection (a) of this section as the vacating member. Any
vacancy occurring in the State Board shall be filled by the Governor, and the person so appointed
shall fill the unexpired term. The Governor shall fill vacancies as follows:
(1) For a vacancy for an appointment under subdivision (1) or (2) of subsection
(a) of this section, the Governor shall fill the vacancy from a list of two names
submitted by the State party chair of the political party with which the vacating
member was affiliated if that list is submitted within 30 days of the occurrence
of the vacancy.
(2) For a vacancy for an appointment under subdivision (3) of subsection (a) of
this section, the Governor shall fill the vacancy from a list of two names
submitted by the remaining members of the State Board if that list is submitted
within 30 days of the occurrence of the vacancy. The State Board shall hold a
meeting within 21 days of the occurrence of the vacancy for the purpose of
selecting two nominees for submission to the Governor to fill the vacancy.
(f) At the first meeting held after any new appointments are made, the members of the
State Board shall take the following oath:
"I,, do solemnly swear (or affirm) that I will support the Constitution of the United
States; that I will be faithful and bear true allegiance to the State of North Carolina and to the
constitutional powers and authorities which are or may be established for the government thereof;
that I will endeavor to support, maintain, and defend the Constitution of said State; and that I will
well and truly execute the duties of the office of member of the Bipartisan State Board of

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1 2			hics Enforcement according to the best of my knowled	ge and ability, according	
$\frac{2}{3}$	(g)	to law, so help me God."(g) At the first meeting held after the appointment of the member under subdivision (3)			
4) of this section, the State Board shall organize by elec		
5			its members vice-chair, each to serve a two-year term as	-	
6			after, the chair shall be a member of the political party	•	
7	•		filiates, as reflected by the latest registration statistics		
8	-				
o 9			vice-chair a member of the political party with the se		
	-		ites. In 2019 and every four years thereafter, the chair s		
10	-		with the second highest number of registered affiliates,	•	
11			stics published by the State Board, and the vice-chair a	a member of the political	
12			ghest number of registered affiliates.		
13	(h)		e first meeting held after the appointment under subdivi		
14			he State Board shall elect one of its members as secre	tary, to serve a two-year	
15	term as s				
16	(i)		erson shall be eligible to serve as a member of the State	Board who meets any of	
17	the follo	v			
18		(1)	Holds any elective or appointive office under the ge		
19			States, the State of North Carolina, or any political st	ubdivision thereof.	
20		(2)	Holds any office in a political party or organization.		
21		(3)	Is a candidate for nomination or election to any offic		
22		(4)	Is a campaign manager or treasurer of any candidate	in a primary or election.	
23		(5)	Has served two full consecutive terms.		
24	(j)	-	erson while serving on the State Board shall do any of t	-	
25		(1)	Make a reportable contribution to a candidate for a	1	
26			the State Board would have jurisdiction or authority.		
27		(2)	Register as a lobbyist under Article 8 of this Chapter		
28		(3)	Make written or oral statements intended for	-	
29			dissemination to the public at large supporting or opp		
30			election of one or more clearly identified candidates	-	
31		(4)	Make written or oral statements intended for	0	
32			dissemination to the public at large supporting or opp	0 1 0	
33			or more clearly identified referendum or ballot issue		
34		(5)	Solicit contributions for a candidate, political con	mmittee, or referendum	
35			committee.		
36	(k)		Board members shall receive per diem, subsistence, a	ind travel, as provided in	
37	G.S. 138	-5 and	G.S. 138-6."		
38					
39	PART V	'I. SEV	ERABILITY CLAUSE		
40			TION 6. If any section or provision of this act is dec		
41	invalid b	y the co	purts, it does not affect the validity of this act as a who	ble or any part other than	
42	the part s	the part so declared to be unconstitutional or invalid.			
43					

44 PART VII. EFFECTIVE DATE

45 **SECTION 7.** Except as otherwise provided herein, this act is effective when it 46 becomes law and applies to elections held on or after that date.