GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2017**

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HOUSE BILL 843 PROPOSED COMMITTEE SUBSTITUTE H843-PCS40560-ST-17

Municipal Election Schedule & Other Changes. Short Title:

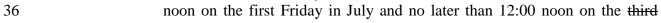
(Public)

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Sponsors:

Referred to:

	Referred to:			
	April 13, 2017			
1	A BILL TO BE ENTITLED			
2	AN ACT TO ADJUST THE MUNICIPAL ELECTION SCHEDULE IN ODD-NUMBERED			
3	YEARS SO AS TO NOT HAVE OVERLAPPING REQUIREMENTS OF THE COUNTY			
4	BOARDS OF ELECTIONS AND TO CLARIFY THE TIME OF APPOINTMENT OF			
5	COUNTY BOARDS OF ELECTIONS.			
6	The General Assembly of North Carolina enacts:			
7	SECTION 1.(a) G.S. 163-294.5(c) reads as rewritten:			
8	"(c) Candidates seeking municipal office shall file their notices of candidacy with the			
9	board of elections no earlier than 12:00 noon on the first Friday in July and no later than 12:00			
10	noon on the third Friday second Tuesday following the first Friday in July preceding the			
11	election, except:			
12	(1) In the year following a federal decennial census, candidates seeking			
13	municipal office in any city which elects members of its governing board on			
14	a district basis, or requires that candidates reside in a district in order to run,			
15	shall file their notices of candidacy with the board of elections no earlier			
16	than 12:00 noon on the fourth Monday in July and no later than 12:00 noon			
17	on the second Friday in August preceding the election; and			
18	(2) In the second year following a federal decennial census, if the election is			
19	held then under G.S. 160A-23.1, candidates seeking municipal office shall			
20	file their notices of candidacy with the board of elections at the same time as			
21	notices of candidacy for county officers are required to be filed under			
22	G.S. 163-106.			
23	Notices of candidacy which are mailed must be received by the board of elections before			
24	the filing deadline regardless of the time they were deposited in the mails."			
25	SECTION 1.(b) G.S. 163-291 reads as rewritten:			
26	"§ 163-291. Partisan primaries and elections.			
27	The nomination of candidates for office in cities, towns, villages, and special districts			
28	whose elections are conducted on a partisan basis shall be governed by the provisions of this			
29	Chapter applicable to the nomination of county officers, and the terms "county board of			
30	elections," "chairman of the county board of elections," "county officers," and similar terms			
31	shall be construed with respect to municipal elections to mean the appropriate municipal			
32	officers and candidates, except that: (1) The data of miner and checking shall be a married din C S 1/2 270			
33 24	 (1) The dates of primary and election shall be as provided in G.S. 163-279. (2) A condidate acching party participation for municipal or district office shall 			
34 25	(2) A candidate seeking party nomination for municipal or district office shall			
35	file notice of candidacy with the board of elections no earlier than 12:00			





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1		Friday second Tuesday following the first Friday	in July preceding the
2 3 4 5 6 7 8		 election, except: a. In the year following a federal decennial censu party nomination for municipal or district officiences members of its governing board on a dia that candidates reside in a district in order to r of candidacy with the board of elections no e on the fourth Monday in July and no later the second second	fice in any city which strict basis, or requires un, shall file his notice arlier than 12:00 noon
9 10 11 12 13		 second Friday in August preceding the election b. In the second year following a federal decelection is held then under G.S. 160A-23.1, a control nomination for municipal or district office secondidacy with the board of elections at the second second	a; and cennial census, if the candidate seeking party hall file his notice of
14 15		candidacy for county officers are required G.S. 163-106.	d to be filed under
15 16		No person may file a notice of candidacy for mo	ore than one municipal
17 18 19		office at the same election. If a person has filed a notic office with the county board of elections under this se candidacy may not later be filed for any other mu	ce of candidacy for one ection, then a notice of
20 21 22	(3)	election unless the notice of candidacy for the first off The filing fee for municipal and district primaries governing board not later than the day before candi	shall be fixed by the
23 24 25		begin filing notices of candidacy. There shall be a min dollars (\$5.00). The governing board shall have the au fee at not less than five dollars (\$5.00) nor more that	imum filing fee of five thority to set the filing n one percent (1%) of
26 27 28		the annual salary of the office sought unless one perc salary of the office sought is less than five dollars (\$5 minimum filing fee of five dollars (\$5.00) will be cha	.00), in which case the arged. The fee shall be
29 30 31	(4) (5)	paid to the board of elections at the time notice of cano The municipal ballot may not be combined with any of The canvass of the primary and second primary shall	ther ballot. be held on the seventh
32 33 34 35		day following the primary or second primary. In a complaints concerning the conduct of an election, a b be subject to the rules concerning Sundays and G.S. 103-5.	oard of elections shall
36 37 38	(6) SECT	Candidates having the right to demand a second prima than 12:00 noon on the Thursday following the canvas ION 2. G.S. 163-279 reads as rewritten:	
39		e of municipal primaries and elections.	
40	(a) Primar	ries and elections for offices filled by election of the p	-
41 42 42	thereafter as prov	ages, and special districts shall be held in 1973 and evided by municipal charter on the following days:	
43 44 45	(1) (2)	If the election is nonpartisan and decided by simple shall be held on Tuesday after the first Monday in Nov If the election is partisan, the election shall be held on	vember.
46 47 48 49 50 51		Monday in November, the first primary shall be held of after Labor Day, and the second primary, if required fourth Tuesday before the election.Day. G.S. 163-111 candidate may request a second primary, and the State tie vote by a method of random selection to be de Board.	on the second Tuesday I, shall be held on the shall not apply, and no Board shall break any

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1 2 3 4	(3)	If the election is nonpartisan and the nonpartisan pri is used, the election shall be held on Tuesday af November and the nonpartisan primary shall be hel before the election.second Tuesday after Labor Day.	ter the first Monday in d on the fourth Tuesday		
5	(4)	If the election is nonpartisan and the election and ru	unoff election method of		
6 7		election is used, the election shall be held on the fee Tuesday after the first Monday in November, seco			
8 9		<u>Day</u> , and the runoff election, if required, shall be h first Monday in November.	eld on Tuesday after the		
10	(b) Repeal	ed by Session Laws 2011-141, s. 1(a), effective July	1, 2011.		
11		s of sanitary districts elected in 1970 shall hold offic			
12	. ,	73, notwithstanding G.S. 130-126. Beginning in	•		
13		held at the times provided in this section or in G.S. 13	•		
14		ION 3.(a) Section 22 of S.L. 2017-6 reads as rewritted			
15		2. Notwithstanding the recodification in Section 3 of			
16		ections and Ethics Enforcement shall not administer	-		
17		e 8 of Chapter 163A of the General Statutes, and the			
18		ority to administer and enforce Articles 2, 4, and 8	2		
19		as those Articles existed on May 1, 2017, until Octob	1		
20		ffective October 1, 2017. Sections 9 and 10 of this ac			
21	it becomes law. G.S. 163-30, as amended by Section 7(h) of this act, and G.S. 163-31, as				
22	amended by Section 7(i) of this act, become effective July May 1, 2017. G.S. 163-278.22(7), as				
23	amended by Section 7(k) of this act, becomes effective May 1, 2017, and applies to				
24	•	iated on or after that date. Except as otherwise pro			
25	effective May 1, 2				
26	SECT	ION 3.(b) G.S. 163-30, as amended by S.L. 2017-6	and Section 3(a) of this		
27	act, reads as rewri				
28	"§ 163-30. Cou	nty boards of elections; appointments; terms of	f office; qualifications;		
29	vacano	ies; oath of office; instructional meetings.			
30		ty of the State there shall be a county board of elec			
31		noral character who are registered voters in the cou			
32		embers of the county board of elections shall be of th			
33	0	f registered affiliates, and two shall be of the politic	1 0		
34		registered affiliates, as reflected by the latest registr			
35		d. In 2017, and every two years thereafter, memb			
36		appointed by the State Board on the second Tu			
37		ty boards of elections shall be appointed by the			
38	•	nd every two years thereafter, June and their terms of			
39	-	e specified date of appointment and until their succ	essors are appointed and		
40	qualified.		1 (1		
41	-	ll be eligible to serve as a member of a county board			
42	-	e under the government of the United States, or of the	e State of North Carolina		
43	or any political su				
44 45	-	ho holds any office in a state, congressional dist	• •		
45 46		organization, or who is a campaign manager or treas primary or election, shall be eligible to serve as a m			
40 47		ded however that the position of delegate to a politic	-		
47 48	-	an office for the purpose of this section.	ai party convention shall		
40 49		all be eligible to serve as a member of a county boa	ord of elections who is a		
49 50	1	ination or election.			
50					

No person shall be eligible to serve as a member of a county board of elections who is the wife, husband, son, son-in-law, daughter, daughter-in-law, mother, mother-in-law, father, father-in-law, sister, sister-in-law, brother, brother-in-law, aunt, uncle, niece, or nephew of any candidate for nomination or election. Upon any member of the board of elections becoming ineligible, that member's seat shall be declared vacant. This paragraph only applies if the county board of elections is conducting the election for which the relative is a candidate.

The State chair of each political party shall have the right to recommend to the State Board three registered voters in each county for appointment to the board of elections for that county. If such recommendations are received by the Board 15 or more days before the <u>last second</u> Tuesday in June 2017, and each two years thereafter, it shall be the duty of the State Board to appoint the county boards from the names thus recommended.

Whenever a vacancy occurs in the membership of a county board of elections for any cause the State chair of the political party of the vacating member shall have the right to recommend two registered voters of the affected county for such office, and it shall be the duty of the State Board to fill the vacancy from the names thus recommended.

16 At the meeting of the county board of elections required by G.S. 163-31 to be held on 17 Tuesday following the third Monday in July in the year of their appointment the members shall 18 take the following oath of office:

19 "I. _____, do solemnly swear (or affirm) that I will support the 20 Constitution of the United States; that I will be faithful and bear true allegiance 21 to the State of North Carolina and to the constitutional powers and authorities 22 which are or may be established for the government thereof; that I will endeavor 23 to support, maintain and defend the Constitution of said State, not inconsistent 24 with the Constitution of the United States; and that I will well and truly execute 25 the duties of the office of member of the _____ County Board of Elections 26 to the best of my knowledge and ability, according to law; so help me God."

27 At the first meeting in July annually, the county boards shall organize by electing one of its 28 members chair and one of its members vice-chair, each to serve a one-year term as such. In the 29 odd-numbered year, the chair shall be a member of the political party with the highest number 30 of registered affiliates, as reflected by the latest registration statistics published by the State 31 Board, and the vice-chair a member of the political party with the second highest number of 32 registered affiliates. In the even-numbered year, the chair shall be a member of the political 33 party with the second highest number of registered affiliates, as reflected by the latest 34 registration statistics published by the State Board, and the vice-chair a member of the political 35 party with the highest number of registered affiliates.

Each member of the county board of elections shall attend each instructional meeting held pursuant to G.S. 163-46, unless excused for good cause by the chair of the board, and shall be paid the sum of twenty-five dollars (\$25.00) per day for attending each of those meetings."

39 **SECTION 3.(c)** G.S. 163-31, as amended by S.L. 2017-6 and Section 3(a) of this 40 act, reads as rewritten:

41 "§ 163-31. Meetings of county boards of elections; quorum; majority; minutes.

42 In each county of the State the members of the county board of elections shall meet at the 43 courthouse or board office at noon on the Tuesday following the third-last Monday in July-June 44 in the year of their appointment by the State Board and, after taking the oath of office provided 45 in G.S. 163-30, they shall organize by electing one member chair and another member 46 secretary of the county board of elections. On the Tuesday following the third Monday in 47 August-July of the year in which they are appointed the county board of elections shall meet and appoint precinct chief judges and judges of elections. The board may hold other meetings 48 49 at such times as the chair of the board, or any three members thereof, may direct, for the 50 performance of duties prescribed by law. Three members shall constitute a quorum for the 51 transaction of board business. Except where required by law to act unanimously, a majority

vote for action of the board shall require three of the four members. The chair shall notify, orcause to be notified, all members regarding every meeting to be held by the board.

The county board of elections shall keep minutes recording all proceedings and findings at each of its meetings. The minutes shall be recorded in a book which shall be kept in the board office and it shall be the responsibility of the secretary, elected by the board, to keep the required minute book current and accurate. The secretary of the board may designate the director of elections to record and maintain the minutes under his or her supervision."

SECTION 3.(d) G.S. 163-41(a), as amended by S.L. 2017-6, reads as rewritten:

8 9 10

"§ 163-41. Precinct chief judges and judges of election; appointment; terms of office; qualifications; vacancies; oaths of office.

11 Appointment of Chief Judge and Judges. - At the meeting required by G.S. 163-31 (a) 12 to be held on the Tuesday following the third Monday in August-July of the year in which they 13 are appointed, the county board of elections shall appoint one person to act as chief judge and 14 two other persons to act as judges of election for each precinct in the county. Their terms of 15 office shall continue for two years from the specified date of appointment and until their 16 successors are appointed and qualified, except that if a nonresident of the precinct is appointed 17 as chief judge or judge for a precinct, that person's term of office shall end if the board of 18 elections appoints a qualified resident of the precinct of the same party to replace the 19 nonresident chief judge or judge. It shall be their duty to conduct the primaries and elections 20 within their respective precincts. Persons appointed to these offices must be registered voters 21 and residents of the county in which the precinct is located, of good repute, and able to read and write. Not more than one judge in each precinct shall belong to the same political party as the 22 23 chief judge.

The term "precinct official" shall mean chief judges and judges appointed pursuant to this section, and all assistants appointed pursuant to G.S. 163-42, unless the context of a statute clearly indicates a more restrictive meaning.

No person shall be eligible to serve as a precinct official, as that term is defined above, who
holds any elective office under the government of the United States, or of the State of North
Carolina or any political subdivision thereof.

No person shall be eligible to serve as a precinct official who is a candidate for nominationor election.

No person shall be eligible to serve as a precinct official who holds any office in a state, congressional district, county, or precinct political party or political organization, or who is a manager or treasurer for any candidate or political party, provided however that the position of delegate to a political party convention shall not be considered an office for the purpose of this subsection.

37 The chairman of each political party in the county where possible shall recommend two 38 registered voters in each precinct who are otherwise qualified, are residents of the precinct, 39 have good moral character, and are able to read and write, for appointment as chief judge in the 40 precinct, and he shall also recommend where possible the same number of similarly qualified 41 voters for appointment as judges of election in that precinct. If such recommendations are 42 received by the county board of elections no later than the fifth day preceding the date on 43 which appointments are to be made, it must make precinct appointments from the names of 44 those recommended. Provided that if only one name is submitted by the fifth day preceding the 45 date on which appointments are to be made, by a party for judge of election by the chairman of 46 one of the two political parties in the county having the greatest numbers of registered voters in 47 the State, the county board of elections must appoint that person.

If the recommendations of the party chairs for chief judge or judge in a precinct are insufficient, the county board of elections by unanimous vote of all of its members may name to serve as chief judge or judge in that precinct registered voters in that precinct who were not recommended by the party chairs. If, after diligently seeking to fill the positions with registered

voters of the precinct, the county board still has an insufficient number of officials for the 1 2 precinct, the county board by unanimous vote of all of its members may appoint to the 3 positions registered voters in other precincts in the same county who meet the qualifications 4 other than residence to be precinct officials in the precinct, provided that where possible the 5 county board shall seek and adopt the recommendation of the county chairman of the political party affected. In making its appointments, the county board shall assure, wherever possible, 6 7 that no precinct has a chief judge and judges all of whom are registered with the same party. In 8 no instance shall the county board appoint nonresidents of the precinct to a majority of the three 9 positions of chief judge and judge in a precinct.

10 If, at any time other than on the day of a primary or election, a chief judge or judge of 11 election shall be removed from office, or shall die or resign, or if for any other cause there be a vacancy in a precinct election office, the chairman of the county board of elections shall 12 13 appoint another in his place, promptly notifying him of his appointment. If at all possible, the 14 chairman of the county board of elections shall consult with the county chairman of the political party of the vacating official, and if the chairman of the county political party 15 nominates a qualified voter of that precinct to fill the vacancy, the chairman of the county 16 17 board of elections shall appoint that person. In filling such a vacancy, the chairman shall 18 appoint a person who belongs to the same political party as that to which the vacating member 19 belonged when appointed. If the chairman of the county board of elections did not appoint a 20 person upon recommendation of the chairman of the party to fill such a vacancy, then the term 21 of office of the person appointed to fill the vacancy shall expire upon the conclusion of the next 22 canvass held by the county board of elections under this Chapter, and any successor must be a 23 person nominated by the chairman of the party of the vacating officer.

24 If any person appointed chief judge shall fail to be present at the voting place at the hour of 25 opening the polls on primary or election day, or if a vacancy in that office shall occur on 26 primary or election day for any reason whatever, the precinct judges of election shall appoint 27 another to act as chief judge until such time as the chairman of the county board of elections 28 shall appoint to fill the vacancy. If such appointment by the chairman of the county board of 29 elections is not a person nominated by the county chairman of the political party of the vacating 30 officer, then the term of office of the person appointed to fill the vacancy shall expire upon the 31 conclusion of the next canvass held by the county board of elections under this Chapter. If a 32 judge of election shall fail to be present at the voting place at the hour of opening the polls on 33 primary or election day, or if a vacancy in that office shall occur on primary or election day for 34 any reason whatever, the chief judge shall appoint another to act as judge until such time as the 35 chairman of the county board of elections shall appoint to fill the vacancy. Persons appointed to 36 fill vacancies shall, whenever possible, be chosen from the same political party as the person 37 whose vacancy is being filled, and all such appointees shall be sworn before acting.

As soon as practicable, following their training as prescribed in G.S. 163-82.24, each chief judge and judge of election shall take and subscribe the following oath of office to be administered by an officer authorized to administer oaths and file it with the county board of elections:

42 _____, do solemnly swear (or affirm) that I will support the Constitution of the "I, 43 United States; that I will be faithful and bear true allegiance to the State of North Carolina, and 44 to the constitutional powers and authorities which are or may be established for the government 45 thereof; that I will endeavor to support, maintain and defend the Constitution of said State not 46 inconsistent with the Constitution of the United States; that I will administer the duties of my 47 office as chief judge of (judge of election in) _____precinct, _____County, without fear 48 or favor; that I will not in any manner request or seek to persuade or induce any voter to vote 49 for or against any particular candidate or proposition; and that I will not keep or make any 50 memorandum of anything occurring within a voting booth, unless I am called upon to testify in 51 a judicial proceeding for a violation of the election laws of this State; so help me, God."

1 Notwithstanding the previous paragraph, a person appointed chief judge by the judges of 2 election under this section, or appointed judge of election by the chief judge under this section 3 may take the oath of office immediately upon appointment.

Before the opening of the polls on the morning of the primary or election, the chief judge shall administer the oath set out in the preceding paragraph to each assistant, and any judge of election not previously sworn, substituting for the words "chief judge of" the words "assistant in" or "judge of election in" whichever is appropriate."

8 **SECTION 4.** This act is effective when it becomes law and applies to elections 9 held on or after that date.