# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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#### **SENATE BILL 656**

## Select Committee on Elections Committee Substitute Adopted 4/25/17 PROPOSED HOUSE COMMITTEE SUBSTITUTE S656-PCS15226-TC-48

Short Title: Ele	ectoral Freedom Act of 2017.	(Public)
Sponsors:		
Referred to:		
April 5, 2017		
A BILL TO BE ENTITLED  AN ACT TO CHANGE THE DEFINITION OF A "POLITICAL PARTY" BY REDUCING THE NUMBER OF SIGNATURES REQUIRED FOR THE FORMATION OF A NEW POLITICAL PARTY AND FOR UNAFFILIATED CANDIDATES TO OBTAIN BALLOT ACCESS ELIGIBILITY; TO AUTHORIZE PARTICIPATION BY POLITICAL PARTIES IN PRESIDENTIAL PRIMARIES AND ELECTIONS FOR PARTIES RECOGNIZED IN A SUBSTANTIAL NUMBER OF STATES IN THE PRIOR PRESIDENTIAL ELECTION; TO CORRECT TIMING OF FILING OF PETITIONS; AND TO REDUCE THE THRESHOLD FOR A SUBSTANTIAL PLURALITY TO		
THIRTY PERCENT. The General Assembly of North Carolina enacts:		
"(a) Defini	TION 1. G.S. 163-96(a) reads as rewritten:  tion. – A political party within the meaning of the electice of the following:  Any group of voters which, at the last preceding ger polled for its candidate for Governor, or for presidential election percent (2%) of the entire vote cast in the State for	neral State election, electors, at least two
(2)	presidential electors; orelectors.  Any group of voters which shall have filed with the State petitions for the formulation of a new political party where least 10,000 registered and qualified voters in this State two percent (2%) of the total number of voters who vote general election for Governor. State. Also the petition in least 200 registered voters from each of four at least districts in North Carolina. To be effective, the petition petitions with the State Board of Elections before 12:00 rof June preceding the day on which is to be held the election in which the new political party desires to part Board of Elections shall forthwith determine the sufficient with it and shall immediately communicate its determine the proposed new political party.	equal in number to ad in the most recent nust be signed by at three congressional oners must file their noon on the first day a first general State articipate. The State accy of petitions filed
(3)	Any group of voters which shall have filed with the State documentation that the group of voters had a candidate group on the general election ballot of at least eighty p states in the prior Presidential election. To be effective,	e nominated by that ercent (80%) of the



must file their documentation with the State Board of Elections no later than 120 days preceding the North Carolina presidential preference primary. The State Board of Elections shall forthwith verify the documentation filed with it and shall immediately communicate its determination to the State chairman of the proposed new political party. A political party recognized as provided in this subdivision shall be eligible to participate only in the presidential preference primary as provided in Article 18A of this Chapter and the election of presidential electors as provided in Article 18 of this Chapter."

**SECTION 2.(a)** G.S. 163-122(a), as amended by Section 10 of S.L. 2017-3, reads as rewritten:

- "(a) Procedure for Having Name Printed on Ballot as Unaffiliated Candidate. Any qualified voter who seeks to have the voter's name printed on the general election ballot as an unaffiliated candidate shall:
  - of Elections supporting the voter's candidacy for a specified office. These petitions must be filed with the State Board of Elections on or before 12:00 noon on the second Wednesday prior to the primary election—last Friday in June preceding the general election—and must be signed by at least 5,000 qualified voters of the State equal in number to two percent (2%) of the total number of voters who voted in the most recent general election for Governor. State. Also, the petition must be signed by at least 200 registered voters from each of four at least three congressional districts in North Carolina. The petitions shall be divided into sections based on the county in which the signatures were obtained. Provided the petitions are timely filed, the State Board of Elections shall require the filed petition be verified no later than 15 business days after canvass of the primary—within two weeks from the date such petitions are presented in one of the following ways:
    - a. The Executive Director shall examine the names on the petition and place a check mark on the petition by the name of each signer who is qualified and registered to vote in the designated county and shall attach to the petition a signed certificate. Said certificates shall state that the signatures on the petition have been checked against the registration records and shall indicate the number of signers to be qualified and registered to vote in each county.
    - b. The chair shall examine the names on the petition and place a check mark on the petition by the name of each signer who is qualified and registered to vote in the chair's county and shall attach to the petition the chair's signed certificate. Said certificates shall state that the signatures on the petition have been checked against the registration records and shall indicate the number of signers to be qualified and registered to vote in the chair's county. The chair shall return the petition and certificate to the State Board.

The State Board shall return a copy of each petition, together with a copy of the certificate required in this section, to the person who presented it to the State Board.

(2) Except as provided in this subsection, if the office is a district office under the jurisdiction of the State Board of Elections under G.S. 163-182.4(b), file written petitions with the State Board of Elections supporting that voter's candidacy for a specified office. These petitions must be filed with the State Board of Elections on or before 12:00 noon on the second Wednesday prior

to the primary election last Friday in June preceding the general election and must be signed by qualified voters of the district equal in number to four three percent (4%)(3%) of the total number of registered voters in the district as reflected by the voter registration records of the State Board of Elections as of January 1 of the year in which the general election is to be held. The petitions shall be divided into sections based on the county in which the signatures were obtained. The petitions shall be verified as specified in subdivision (1) of this subsection.

- If the office is a county office or a single county legislative district, file (3) written petitions with the chair or director of the county board of elections supporting the voter's candidacy for a specified county office. These petitions must be filed with the county board of elections on or before 12:00 noon on the second Wednesday prior to the primary election last Friday in June preceding the general election and must be signed by qualified voters of the county equal in number to four three percent (4%)(3%) of the total number of registered voters in the county as reflected by the voter registration records of the State Board of Elections as of January 1 of the year in which the general election is to be held, except if the office is for a district consisting of less than the entire county and only the voters in that district vote for that office, the petitions must be signed by qualified voters of the district equal in number to four three percent (4%)(3%) of the total number of voters in the district according to the voter registration records of the State Board of Elections as of January 1 of the year in which the general election is to be held. Each petition shall be presented to the chairman or director of the county board of elections. The chair or director of the county board of elections shall verify the filed petition no later than 15 business days after canvass within two weeks from the date such petitions are presented as provided in sub-subdivision b. of subdivision (1) of this subsection, and shall return a copy of each petition, together with a copy of the certificate required in this section, to the person who presented it to the county board of elections.
- (4) If the office is a partisan municipal office, file written petitions with the chair or director of the county board of elections in the county wherein the municipality is located supporting the voter's candidacy for a specified municipal office. These petitions must be filed with the county board of elections on or before the time and date specified in G.S. 163-296 and must be signed by the number of qualified voters specified in G.S. 163-296. The chair or director of the county board of elections shall verify the filed petition no later than 15 business days after canvass—within two weeks from the date such petitions are presented as provided in sub-subdivision b. of subdivision (1) of this subsection, and shall return a copy of each petition, together with a copy of the certificate required in this section, to the person who presented it to the county board of elections.
- (5) If the office is a superior court judge or a district court judge, regardless of whether the district lies entirely in one county or in more than one county, file written petitions with the State Board of Elections supporting that voter's candidacy for a specified office. These petitions must be filed with the State Board of Elections on or before 12:00 noon on the second Wednesday prior to the primary election last Friday in June preceding the general election and must be signed by qualified voters of the district equal in number to two percent (2%) of the total number of registered voters in the district as

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reflected by the voter registration records of the State Board of Elections as of January 1 of the year in which the general election is to be held. The petitions shall be divided into sections based on the county in which the signatures were obtained. The petitions shall be verified as specified in subdivision (1) of this subsection.

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Upon compliance with the provisions of subdivisions (1), (2), (3), (4), or (5) of this subsection, the board of elections with which the petitions have been timely filed shall cause the unaffiliated candidate's name to be printed on the general election ballots in accordance with Article 14A of this Chapter."

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**SECTION 2.(b)** G.S. 163-296 reads as rewritten:

### "§ 163-296. Nomination by petition.

In cities conducting partisan elections, any qualified voter who seeks to have his name printed on the regular municipal election ballot as an unaffiliated candidate may do so in the manner provided in G.S. 163-122, except that the petitions and affidavits shall be filed not later than 12:00 noon on the Friday preceding the seventh Saturday before the election, and the petitions shall be signed by a number of qualified voters of the municipality equal to at least four percent (4%) three percent (3%) of the whole number of voters qualified to vote in the municipal election according to the voter registration records of the State Board of Elections as of January 1 of the year in which the general municipal election is held. A person whose name appeared on the ballot in a primary election is not eligible to have his name placed on the regular municipal election ballot as an unaffiliated candidate for the same office in that year. The Board of Elections shall examine and verify the signatures on the petition, and shall certify only the names of signers who are found to be qualified registered voters in the municipality. Provided that in the case where a qualified voter seeks to have his name printed on the regular municipal election ballot as an unaffiliated candidate for election from an election district within the municipality, the petition shall be signed by four percent (4%)three percent (3%) of the voters qualified to vote for that office."

### **SECTION 3.** G.S. 163-111(a) reads as rewritten:

- Nomination Determined by Substantial Plurality; Definition of Substantial Plurality. "(a) - Except as otherwise provided in this section, nominations in primary elections shall be determined by a substantial plurality of the votes cast. A substantial plurality within the meaning of this section shall be determined as follows:
  - If a nominee for a single office is to be selected, and there is more than one (1) person seeking nomination, the substantial plurality shall be ascertained by multiplying the total vote cast for all aspirants by forty percent (40%). thirty percent (30%). Any excess of the sum so ascertained shall be a substantial plurality, and the aspirant who obtains a substantial plurality shall be declared the nominee. If two candidates receive a substantial plurality, the candidate receiving the highest vote shall be declared the nominee.
  - If nominees for two or more offices (constituting a group) are to be selected, (2) and there are more persons seeking nomination than there are offices, the substantial plurality shall be ascertained by dividing the total vote cast for all aspirants by the number of positions to be filled, and by multiplying the result by forty percent (40%). thirty percent (30%). Any excess of the sum so ascertained shall be a substantial plurality, and the aspirants who obtain a substantial plurality shall be declared the nominees. If more candidates obtain a substantial plurality than there are positions to be filled, those having the highest vote (equal to the number of positions to be filled) shall be declared the nominees."

**SECTION 4.** This act becomes effective January 1, 2018, and applies to all primaries and elections held on or after that date.