## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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Short Title:

Election Law Changes.

<b>H.B. 958</b>
Apr 10, 2025
HOUSE PRINCIPAL CLERK

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## HOUSE BILL DRH10415-STe-33

(Public)

	Sponsors: Representative Blackwell.			
	Referred to:			
1	A BILL TO BE ENTITLED			
2	AN ACT TO MAKE VARIOUS CHANGES TO ELECTION ADMINISTRATION LAWS			
3	AND CAMPAIGN FINANCE LAWS.			
4	The General Assembly of North Carolina enacts:			
5	<b>SECTION 1.</b> G.S. 163-22 is amended by adding a new subsection to read:			
6	"(u) In educating voters, the State Board shall not use its role to recruit or encourage voters			
7	to associate with any political party over another or to influence voter turnout for a particular			
8	political party."			
9	<b>SECTION 2.</b> G.S. 163-90.2(a) reads as rewritten:			
10	"(a) When any challenge is sustained for any cause listed under G.S. 163-85(c), the board			
11	shall cancel or correct the voter registration of the voter. The <u>county</u> board shall maintain such			
12	record for at least six months and during the pendency of any appeal. The Except for challenges			
13	sustained for cause listed under G.S. 163-85(c)(6), the challenged ballot shall be counted for any			
14	ballot items for which the challenged voter is eligible to vote, as if it were a provisional official			
15	ballot under the provisions of G.S. 163-166.11(4). For any challenge sustained for death of the			
16	voter under G.S. 163-85(c)(6), the challenged ballot shall not be counted if the voter died between			
17	the time the ballot was cast and 6:30 A.M. on election day."			
18	<b>SECTION 3.(a)</b> G.S. 163-165.5(a)(4) reads as rewritten:			
19	"(4) Party designations in partisan ballot items. <u>Party designations shall be printed</u>			
20	in the same font type and size as the name of the candidate."			
21	SECTION 3.(b) This section becomes effective January 1, 2026, and applies to			
22	elections held on or after that date.			
23	<b>SECTION 4.</b> G.S. 163-166.35(a) reads as rewritten:			
24	"(a) A county board of elections by unanimous vote of all its members may provide for			
25	one or more sites in that county for ballots to be applied for and cast under this Part. Each county			
26	board shall open at least one early voting site for every 30,000 registered voters, or any portion			
27	thereof, registered in that county as of July 1 of the previous calendar year. The county board			
28	shall seek to provide geographic diversity when selecting locations for early voting sites. Except			
29	for individuals appointed to early voting sites pursuant to subsection (b) of this section, every			
30	individual staffing any of those sites shall be a member or full-time employee of the county board			
31	of elections or an employee of the county board of elections whom the board has given training			
32	equivalent to that given a full-time employee. Those sites must be approved by the State Board			
33	as part of a Plan for Implementation approved by both the county board of elections and by the			
34	State Board which shall also provide adequate security of the ballots and provisions to avoid			

allowing persons to vote who have already voted. A county board of elections may propose in its
Plan for Implementation not to offer early voting at the county board of elections office; the State



## **General Assembly Of North Carolina**

Board may approve that proposal in a Plan for Implementation only if the Plan for 1 2 Implementation includes at least one site reasonably proximate to the county board of elections 3 office and the State Board finds that the sites in the Plan for Implementation as a whole provide 4 adequate coverage of the county's electorate. If a county board of elections has considered a 5 proposed Plan or Plans for Implementation and has been unable to reach unanimity in favor of a 6 Plan for Implementation, a member or members of that county board of elections-may petition 7 the State Board to adopt a plan for it. If petitioned, the State Board may also receive and consider 8 alternative petitions from another member or members of that county board. The State Board 9 may adopt a Plan for Implementation for that county. The State Board, in that plan, shall take 10 into consideration whether the Plan for Implementation disproportionately favors any party, racial or ethnic group, or candidate." 11 12 **SECTION 5.** G.S. 163-182.1(b)(1) reads as rewritten: 13 Provide for a sample hand-to-eve count of the paper ballots of a statewide "(1) 14 ballot item in every county. The presidential ballot item shall be the subject of 15 the sampling in a presidential election. If there is no statewide ballot item, the 16 State Board Auditor shall provide a process for selecting district or local ballot 17 items to adequately sample the electorate. The State Board shall approve in an 18 open meeting the procedure for randomly selecting the sample precincts for 19 each election. The random selection of precincts for any county shall be done 20 publicly after the initial count of election returns for that county is publicly 21 released or 24 hours after the polls close on election day, whichever is earlier. 22 The sample chosen by the State Board-Auditor shall be of one or more full precincts, full counts of mailed absentee ballots, full counts of one or more 23 24 early voting sites, or a combination. The size of the sample of each category 25 shall be chosen to produce a statistically significant result and shall be chosen 26 after consultation with a statistician. The actual units shall be chosen at random. In the event of a material discrepancy between the electronic or 27 28 mechanical count and a hand-to-eye count, the hand-to-eye count shall 29 control, except where paper ballots have been lost or destroyed or where there 30 is another reasonable basis to conclude that the hand-to-eye count is not the 31 true count. If the discrepancy between the hand-to-eye count and the 32 mechanical or electronic count is significant, a complete hand-to-eye count 33 shall be conducted." 34 SECTION 6.(a) G.S. 163-182.2(a), as amended by Section 3A.4(e) of S.L. 2024-57, 35 reads as rewritten: The initial counting of official ballots cast on election day and under Part 5 of Article 36 "(a) 37 14A of this Chapter shall be conducted according to the following principles: 38 39 (4)If the county board finds that an individual voting a provisional official ballot 40 (i) was registered in the county as provided in 163-82.1, (ii) voted in the proper precinct under G.S. 163-55 and G.S. 163-57, and (iii) was otherwise eligible 41 to vote, the provisional official ballots shall be counted by the county board 42 43 no later than 5:00 P.M. on the third business day after the election. election; provided, however, for counties with over 250,000 registered voters in that 44 45 election, the provisional official ballots shall be counted by the county board 46 no later than 5:00 P.M. on the fifth business day after the election. Except as 47 provided in G.S. 163-82.15(e), if the county board finds that an individual

in G.S. 163-82.1, or (iii) is otherwise not eligible to vote, the ballot shall not be counted. If a voter was properly registered to vote in the election by the

voting a provisional official ballot (i) did not vote in the proper precinct under

G.S. 163-55 and G.S. 163-57, (ii) is not registered in the county as provided

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	General Assemb	ly Of North Carolina	Session 2025
1 2 3		county board, no mistake of an election official in giving the in failing to comply with G.S. 163-82.15 or G.S. 163-166 prevent the counting of the vote on any ballot item the vote of any ballot ite	5.11 shall serve to
4		registration and qualified by residency to vote.	6 9
5	(5)	Precinct officials shall provide a preliminary report of the	vote counting on
6		election day to the county board of elections as quickly	as possible. The
7		preliminary report shall be unofficial, has shall:	
8		<u>a.</u> <u>Be unofficial.</u>	
9		<u>b.</u> <u>Have no binding effect upon the official county cany</u>	vass to <del>follow, and</del>
10		shall include follow.	
11		<u>c.</u> <u>Include the number of provisional ballots cast in that</u>	-
12		number of outstanding provisional ballots cast in the	at precinct.
13	"		
14		<b>TION 6.(b)</b> G.S. 163-234, as amended by Section 3A.4(g)	of S.L. 2024-57,
15	reads as rewritten		
16		inting absentee ballots by county board.	
17		ballots returned to the county board in the container-return e	envelopes shall be
18	retained by the co	ounty board to be counted by the county board as follows:	
19			.1 . 1 1
20	(2)	The county board shall meet at 5:00 P.M. on election day in	•
21 22		office or other public location in the county courthouse f	
22 23		counting all absentee ballots except those which have been 5:00 P.M. on election day, day, those described in subdiv	-
23 24		5:00 P.M. on election day day, those described in subdivision subdivision, and those received pursuant to G.S. 163-231(b)(2).	
24 25		$\frac{1}{2}$ county shall be permitted to attend the meeting and allow	•
23 26		counting process, so long as the elector does not in any mar	
20 27		the election officials in the discharge of their duties. The	
28		absentee ballots shall be continuous until completed, and t	
20 29		not separate or leave the counting place except for unavoid	
30		The county board may begin counting absentee bal	
31		Article 21A of this Chapter between the hours of 9:00 A.	
32		and may begin counting all absentee ballots between the h	
33		and 5:00 P.M. upon the adoption of a resolution at least two	
34		election in which the hour and place of counting absente	1
35		stated. A copy of the resolution shall be published once a w	
36		prior to the election, in a newspaper having general circula	
37		Notice may additionally be made on a radio or television s	tation or both, but
38		the notice shall be in addition to the newspaper and other re	quired notice. The
39		count shall be continuous until completed and the members	shall not separate
40		or leave the counting place except for unavoidable necessity	, except that if the
41		count has been completed prior to the time the polls	close, it shall be
42		suspended until that time pending receipt of any additional l	ballots. Nothing in
43		this section prohibits a county board from taking prepara	
44		count earlier than the times specified in this section, as long	
45		steps do not reveal to any individual not engaged in the act	
46		results before the times specified in this subdivision for the	
47		way of illustration and not limitation, a preparatory step for	
48		be the entry of tally cards from direct record electronic v	-
49		computer for processing. The county board shall not anno	ounce the result of
50		the count before 7:30 P.M.	
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	General Assemb	ly Of North Carolina	Session 2025
1 2 3 4	(12)	No later than 5:00 P.M. on the third business day after the board shall announce the tally of all absentee ballots, exc a challenge challenge, those subject to subdivision (13) those cast in accordance with Article 21A of this Chapter.	cept those subject to ) of this section, or
5	(13)	For counties with over 250,000 registered voters in that ele	
	(13)	-	cuon, ne following
6		shall apply:	1 (1 ) (1 )
7		a. <u>All absentee ballots received by the county boa</u>	-
8 9		<u>before election day shall be processed no later tha</u> <u>before election day.</u>	$\underline{n}$ 7:30 P.M. the day
10		b. The county board shall count and report the res	ults of all absentee
11		ballots received before election day no later than 7:	:30 P.M. on election
12		day.	
13		c. <u>The county board shall report the number of abser</u>	tee ballots received
14		on election day no later than 7:30 P.M. on election	
15			
		d. For absentee ballots received on election day, the	-
16		count and report the results of those absentee ballo	ts no later than 5:00
17		P.M. on the fifth business day after the election."	
18		FION 7. G.S. 163-230.1(e1), as amended by Section 3A.4	(f) of S.L. 2024-57,
19	reads as rewritten		
20	"(e1) Curab	le Deficiencies If a container-return envelope contains a	curable deficiency,
21	the county board	shall promptly notify the voter of the deficiency and the n	nanner in which the
22	voter may cure t	the deficiency. Curable deficiencies are deficiencies that	can be cured with
23	supplemental doc	cumentation or attestation provided by the voter, including	ng when any of the
24	following occurs:		0
25	(1)	The voter did not sign the voter certification	as required by
26	(-)	G.S. 163-231(a)(4).	
27	(2)	The voter signed the application in the wrong place on the	annlication
28	(2)	The voter failed to include with the container-return envel	
20 29	$(\mathbf{J})$	identification described in G.S. 163-166.16(a) or an affid	
30		G.S. 163-166.16(d)(1), (d)(2), or (d)(3), as required by su	dsection (11) of this
31		section.	1 . 1 11 . 1
32		ation of the two persons witnessing the casting of the	
33		G.S. 163-231(a) is not a curable deficiency. Any container-r	
34		ncy that is transmitted to the county board shall be consid	
35	documentation is	received no later than 12:00-5:00 P.M. on the third fifth bu	siness day after the
36	election. Cure do	cumentation may be transmitted via email to the county boa	ard if the deficiency
37	is one described in	n subdivision (3) of this subsection. The notification of vote	rs regarding curable
38	deficiencies is an	administrative task that may be performed by county bo	ard staff and is not
39		rformed at an absentee meeting as provided for in subsectio	
40		be notified of curable deficiencies by mail, and by teleph	
41	telephone number or email address was provided by the voter on the request form for absentee		
42	ballots."		
43		<b>TION 8.(a)</b> G.S. 163-278.9 reads as rewritten:	
44		atements filed with <u>State</u> Board.	
44 45			indidate and of each
	(a) Except as provided in G.S. 163-278.10A, the treasurer of each candidate and of each political committee shall file with the <u>State</u> Board under certification of the treasurer as true and		
46 47	-		reasurer as true and
47	correct to the best	t of the knowledge of that officer the following reports:	
48			CC11 1
49	(2)	48-Hour Report. – A political committee, political party	
50		committee that receives a contribution or transfer of f	
51		within 48 hours of receipt a contribution or transfer of	one two thousand

	General Assembly Of North Carolina	Session 2025
1 2 3 4 5 6 7 8 9 10 11 12	dollars (\$1,000) (\$2,000) or more received before an e period covered by the last report due before that election. be by report to the State Board identifying the source and The State Board shall specify the form and manner of including the reporting of in-kind contributions. The increase the dollar amount of the reporting threshold eff cycle beginning the period from January 1 of an odd-nu December 31 of the next even-numbered year based on Index as provided in G.S. 163-278.13(b). The State Board threshold in October of the even-numbered year, publish in the North Carolina Register, and notify the Revisor of adjust the dollar amount in this subdivision.	The disclosure shall amount of the funds. f making the report, <u>e State Board shall</u> fective each election <u>mbered year through</u> the Consumer Price <u>d shall set the revised</u> the revised threshold
13		
14 15 16	(a1) Subdivision (a)(2) of this section shall not apply to any committee, as defined by G.S. 163-278.38Z, in a primary election in wh unopposed on that ballot.	
17	"	
18	SECTION 8.(b) G.S. 163-278.9A reads as rewritten:	
19	"§ 163-278.9A. Statements filed by referendum committees.	
20	(a) The treasurer of each referendum committee shall file under	verification with the
21	Board the following reports:	
22		
23	(3) 48-Hour Report. – A referendum committee that receiv	ves a contribution or
24	transfer of funds shall disclose within 48 hours of rece	ipt a contribution or
25	transfer of one two thousand dollars (\$1,000) (\$2,000) or	more received before
26	a referendum but after the period covered by the last re	port due before that
27	referendum. The disclosure shall be by report to the Stat	e Board of Elections
28	identifying the source and amount of such funds. The Sta	te Board of Elections
29	shall specify the form and manner of making the r	
30	reporting of in-kind contributions. The State Board sha	
31	amount of the reporting threshold effective each election	cycle beginning the
32	period from January 1 of an odd-numbered year through	· · · · · · · · · · · · · · · · · · ·
33	next even-numbered year based on the Consumer Price	•
34	G.S. 163-278.13(b). The State Board shall set the revised	
35	of the even-numbered year, publish the revised threshold	
36	Register, and notify the Revisor of Statutes who shall adj	ust the dollar amount
37	in this subdivision.	
38		
39	(a1) Subdivision (a)(3) of this section shall not apply to any	
40	committee, as defined by G.S. 163-278.38Z, in a primary election in wh	iich the candidate is
41	unopposed on that ballot.	
42		
43	<b>SECTION 8.(c)</b> No earlier than October 1, 2025, the State Boa	
44	adjust the thresholds imposed by G.S. 163-278.9(a)(2) and G.S. 163-278.9A	(a)(3), as enacted by
45	this section, effective for the election cycle beginning January 1, 2027.	1 . 1 1
46	<b>SECTION 9.</b> Except as otherwise provided, this act is effective	when it becomes law
47	and applies to elections held on or after that date.	