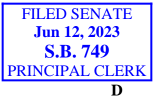
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023



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SENATE BILL DRS35288-LU-27B

Short Title:	No Partisan Advantage in Elections.	(Public)
Sponsors:	Senators Daniel, P. Newton, and Hise (Primary Sponsors).	
Referred to:		

AN ACT TO REVISE THE STRUCTURES OF THE NORTH CAROLINA STATE BOARD OF ELECTIONS AND COUNTY BOARDS OF ELECTIONS, TO REVISE THE EMERGENCY POWERS OF THE EXECUTIVE DIRECTOR OF THE STATE BOARD OF ELECTIONS, AND TO MAKE VARIOUS CONFORMING CHANGES. The General Assembly of North Carolina enacts:				
EMERGENCY POWERS OF THE EXECUTIVE DIRECTOR OF THE STATE BOARD OF ELECTIONS, AND TO MAKE VARIOUS CONFORMING CHANGES.				
OF ELECTIONS, AND TO MAKE VARIOUS CONFORMING CHANGES.				
,				
The General Assembly of North Carolina enacts:				
-				
PART I. STATE BOARD OF ELECTIONS				
SECTION 1.1. Effective January 1, 2025, the North Carolina State Board of				
Elections is transferred administratively to the Department of the Secretary of State. The transfer				
shall have all the elements of a Type II transfer, as described in G.S. 143A-6.				
SECTION 1.2. G.S. 163-19 reads as rewritten:				
"§ 163-19. State Board of Elections; appointment; term of office; vacancies; oath of office.				
(a) There is established the State Board of Elections, which may be referred to as the				
"State Board" in this Chapter.				
(b) The State Board of Elections shall consist of five registered voters whose terms of				
office shall begin on May 1, 2019, and shall continue for four years, and until their successors				
are appointed and qualified. The Governor shall appoint the members of the State Board and				
likewise shall appoint their successors every four years at the expiration of each four-year term.				
Not more than three members of the State Board shall be members of the same political party.				
The Governor shall appoint the members from a list of nominees submitted to the Governor by				
the State party chair of each of the two political parties having the highest number of registered				
affiliates as reflected by the latest registration statistics published by the State Board. Each party				
chair shall submit a list of four nominees who are affiliated with that political party.eight				
individuals registered to vote in North Carolina who are appointed by an act of the General				
Assembly as follows:				
(1) <u>Two members appointed by the President Pro Tempore of the Senate.</u>				
(2) <u>Two members appointed by the Speaker of the House of Representatives.</u>				
(3) <u>Two members appointed by the minority leader of the Senate.</u>				
(4) Two members appointed by the minority leader of the House of				
<u>Representatives.</u>				
(b1) The State party chair of each of the two political parties having the highest number of				
registered affiliates as reflected by the latest registration statistics published by the State Board				
shall submit to the General Assembly a list of four nominees who are affiliated with that political				
party. The General Assembly shall give due consideration to the nominations provided by the				
party chairs. However, the General Assembly is not required to appoint members from those lists				



and may appoint any registered voter in the State. Members shall serve four-year terms, and until 1 2 their successors are appointed and qualified, beginning May 1 immediately following the 3 elections of the members of the Council of State. No person may serve more than two consecutive 4 four-year terms. 5 (c) Any vacancy occurring in the State Board shall be filled by the Governor, initial appointing authority, and the person so appointed shall fill the unexpired term. The Governor 6 7 General Assembly shall fill the vacancy from a list of three nominees submitted to the Governor 8 by the State party chair of the political party that nominated the vacating member as provided in 9 subsection (b) (b1) of this section. The three nominees must be affiliated with that political party. 10 However, the General Assembly is not required to appoint members from the lists of nominees submitted. 11 12 . . . 13 After taking the prescribed oath, the State Board shall organize by electing one of its (e) 14 members chair and another secretary. If for any reason a chair is not elected within 30 days from the date new members are appointed to the State Board, the office may be filled by legislative 15 appointment in the same manner as vacancies arising under G.S. 96-15.3(e). 16 17 " 18 SECTION 1.3. G.S. 163-20(d) reads as rewritten: 19 Quorum. - A majority of the members constitutes a quorum for the transaction of "(d) 20 business by the State Board of Elections. If any member of the Board fails to attend a meeting, 21 and by reason thereof there is no quorum, the members present shall adjourn from day to day for 22 not more than three days, by the end of which time, if there is no quorum, the Governor-initial 23 appointing authority may summarily remove any the respective member failing to attend and 24 appoint his a successor." 25 SECTION 1.4. G.S. 163-25 reads as rewritten: "§ 163-25. Authority of State Board to assist in litigation. 26 27 The State Board of Elections shall possess authority to assist any county board of elections 28 in any matter in which litigation is contemplated or has been initiated, provided, the county board 29 of elections in such county petitions, by majority resolution, for such assistance from the State 30 Board of Elections and, provided further, that the State Board of Elections determines, in its sole 31 discretion by majority vote, to assist in any such matter. It is further stipulated that the State 32 Board of Elections shall not be authorized under this provision to enter into any litigation in 33 assistance to counties, except in those instances where the uniform administration of this Chapter 34 has been, or would be threatened. 35 The Attorney General shall provide the State Board of Elections with legal assistance in 36 execution of its authority under this section or, in the Attorney General's discretion, recommend 37 that private counsel be employed. 38 If the Attorney General recommends employment of private counsel, the State Board may 39 employ counsel with the approval of the Governor. General Assembly." 40 SECTION 1.5. G.S. 163-28 is repealed. 41 SECTION 1.6. G.S. 163-27(b) reads as rewritten: 42 The Executive Director shall serve beginning May 15 after the first meeting held after "(b) 43 new appointments to the State Board are made, unless removed for cause, until a successor is 44 appointed. If for any reason the position of Executive Director is not filled within 30 days from 45 the date new members are appointed to the State Board, the position may be filled by legislative appointment in the same manner as vacancies arising under G.S. 96-15.3(e). Any vacancy 46 occurring in the position of Executive Director that is not filled by the State Board within 30 days 47 from the date the vacancy occurs shall be filled in the same manner as vacancies arising under 48 49 G.S. 96-15.3(e)." 50 SECTION 1.7. G.S. 163-27.1 reads as rewritten: "§ 163-27.1. Emergency powers. 51

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1	(a) The Executive Director, as chief State elections official, State Board, by affirmative
2	vote, may exercise emergency powers to conduct an election in a district where the normal
3	schedule for the election is disrupted by any of the following:
4	(1) A natural disaster.
5	(2) Extremely inclement weather.
6	(3) An armed conflict involving Armed Forces of the United States, or
7	mobilization of those forces, including North Carolina National Guard and
8	reserve components of the Armed Forces of the United States.
9	In exercising those emergency powers, the Executive Director State Board shall avoid
10	unnecessary conflict with the provisions of this Chapter. The Executive Director State Board
11	shall adopt rules describing the emergency powers and the situations in which the emergency
12	powers will be exercised.
13	(b) Nothing in this Chapter shall grant authority to the State Board of Elections to alter,
14	amend, correct, impose, or substitute any plan apportioning or redistricting State legislative or
15	congressional districts other than a plan imposed by a court under G.S. 120-2.4 or a plan enacted
16	by the General Assembly.
17	(c) Nothing in this Chapter shall grant authority to the State Board of Elections to alter,
18	amend, correct, impose, or substitute any plan apportioning or redistricting districts for a unit of
19	local government other than a plan imposed by a court, a plan enacted by the General Assembly,
20	or a plan adopted by the appropriate unit of local government under statutory or local act
21	authority.
22	(d) Under no circumstances shall the Executive Director or the State Board of Elections
23	have the authority to do any of the following:
24	(1) Deliver absentee ballots to an eligible voter who did not submit a valid written
25	request form for absentee ballots as provided in G.S. 163-230.1 and
26	G.S. 163-230.2.
20 27	(2) Order an election to be conducted using all mail-in absentee ballots."
28	(2) Order an election to be conducted using an man in absence barlots.
29	PART II. COUNTY BOARDS OF ELECTIONS
30	SECTION 2.1. G.S. 163-30 reads as rewritten:
31	"§ 163-30. County boards of elections; appointments; terms of office; qualifications;
32	vacancies; oath of office; instructional meetings.
33	(a) In every county of the State there shall be a county board of elections, to consist of
34	five-four persons of good moral character who are registered voters in the county in which they
35	are to act. Members of county boards of elections shall be appointed by the State Board of
36	Elections General Assembly on the last Tuesday in June, and every two years thereafter, and their
37	terms of office shall continue for two years from the specified date of appointment and until their
38	successors are appointed and qualified. Four members of county boards of elections shall be
39	appointed by the State Board on the last Tuesday in June and every two years thereafter, and their
40	terms of office shall continue for two years from the specified date of appointment and until their
40 41	successors are appointed and qualified. One member of the county boards of elections shall be
42	appointed by the Governor to be the chair of the county board on the last Tuesday in June and
43	every two years thereafter, and that member's term of office shall continue for two years from
43 44	the specified date of appointment and until a successor is appointed and qualified. Of the
44 45	appointments to each county board of elections by the State Board, two members each shall
46	belong to the two political parties having the highest number of registered affiliates as reflected
40 47	by the latest registration statistics published by the State Board. qualified, as follows:
47 48	
48 49	
49 50	 (2) One member appointed by the Speaker of the House of Representatives. (3) One member appointed by the minority leader of the Senate.
50	(5) One memoer appointed by the minority reduct of the Schale.

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1 2	(4) One member appointed by the minority leader of the House of Representatives.						
3	····						
4	(c) The State chair of the two political parties having the highest number of registered						
5	affiliates as reflected by the latest registration statistics published by the State Board shall have						
6	the right to recommend to the State Board respective appointing authority three registered voters						
7	in each county for appointment to the board of elections for that county. If such recommendations						
8	are received by the State Board appointing authority 15 or more days before the last Tuesday in						
9	June 2019, and each two years thereafter, it shall be the duty of the State Board to appoint the						
10	county boards from the names thus recommended. the appointing authority shall give due						
11	consideration to the recommendations provided but is not required to appoint members from						
12	those recommendations and may appoint any registered voter who is otherwise ineligible under						
13	this section.						
14	(c1) At the first meeting in July, annually, the county boards shall organize by electing one						
15	of its members chair to serve a one-year term. If for any reason a chair is not elected within 15						
16	days from the date new members are appointed to the county board, the office may be filled by						
17	legislative appointment.						
18	(d) Whenever a vacancy occurs in the membership of a county board of elections for any						
19	cause the State chair of the political party of the vacating member shall have the right to						
20	recommend two registered voters of the affected county for such office, and it shall be the duty						
21	of the State Board appointing authority to fill the vacancy from the names thus recommended.						
22	" ••••						
23							
24	PART III. CONFORMING STATUTORY CHANGES						
25	SECTION 3.1. G.S. 163-182.6 reads as rewritten:						
26	"§ 163-182.6. Abstracts.						
27	(a) Abstracts to Be Prepared by County Board of Elections. – As soon as the county						
28	canvass has been completed, the county board of elections shall prepare abstracts of all the ballot						
29	items in a form prescribed by the State Board of Elections. The county board shall prepare those						
30	abstracts in triplicate originals. The county board shall retain one of the triplicate originals, and						
31	shall distribute one each to the clerk of superior court for the county and the State Board of						
32	Elections. The State Highway Patrol may, upon request of the State Board of Elections, be						
33	responsible for the delivery of the abstracts from each county to the State Board of Elections.						
34 25	The State Board of Elections shall forward provide the original abstract it receives to the						
35 26	Secretary of State.						
36 37	(b) Composite Abstracts to Be Prepared by the State Board of Elections. – As soon as the State canvass has been completed, the State Board shall prepare composite abstracts of all those						
37	ballot items. It shall prepare those composite abstracts in duplicate originals. It shall retain one						
38 39	of the originals and shall send the other original to shall be kept by the Secretary of State.						
40	"						
40 41	SECTION 3.2. G.S. 163-182.13(a) reads as rewritten:						
42	"(a) When State Board May Order New Election. – The State Board of Elections may						
43	order a new election, upon agreement of at least four <u>a</u> majority of its members, in the case of						
44	any one or more of the following:						
45	(1) Ineligible voters sufficient in number to change the outcome of the election						
46	were allowed to vote in the election, and it is not possible from examination						
47	of the official ballots to determine how those ineligible voters voted and to						
48	correct the totals.						
49	(2) Eligible voters sufficient in number to change the outcome of the election						
50	were improperly prevented from voting.						

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	(3)	Other irregularities affected a sufficient number of vote outcome of the election.	es to change the	
	(4)	Irregularities or improprieties occurred to such an extent the results of the entire election and cast doubt on its fairness."	hat they taint the	
	SEC	TION 3.3. G.S. 163-182.15(c) reads as rewritten:		
"(c)	Сору	to for Secretary of State The State Board of Elections sha	all provide to the	
Secretary	of Stat	e a copy of each certificate of nomination or election, or certifi	cate of the results	
of a refer	endum	, issued by it. The Secretary of State shall keep a copy of e	ach certificate of	
<u>nominatic</u>	on or e	lection, or certificate of results of a referendum, issued by the	ne State Board of	
<u>Elections.</u> public."	The S	ecretary shall keep the certificates in a form readily accessible	and useful to the	
puone.	SEC"	TION 3.4. G.S. 163-182.17(d)(8) reads as rewritten:		
	"(8)	Retain one original of the composite abstract and delive	er to p rovide the	
	(-)	Secretary of State with the other original composite abstrac	-	
		ballot items within the jurisdiction of the State Board		
		G.S. 163-182.6."		
	SEC'	TION 3.5. Notwithstanding G.S. 163-19, as amended by Secti	on 1.2 of this act.	
the chairs	the chairs of the two political parties shall submit a list of names to the General Assembly on or			
	before April 20, 2025, and the General Assembly shall make appointments to the State Board of			
Elections	from	those lists no later than May 1, 2025. After members of th	e State Board of	
Elections are appointed, a chair of the State Board of Elections and an Executive Director shall				
be appoin	ted in a	accordance with this act.		
	SEC'	TION 3.6. Notwithstanding G.S. 163-30, as amended by Secti	on 2.1 of this act,	
the chairs	the chairs of the two political parties shall submit a list of names to the General Assembly on or			
	before June 9, 2025, and the General Assembly shall make appointments to the county boards of			
elections	from th	nose lists no later than June 24, 2025.		
PART IV		ERABILITY CLAUSE		
		FION 4.1. If any provision of this act or its application to any		
persons,	or circ	umstances is held invalid, the invalidity does not affect oth	ner provisions or	
		his act that can be given effect without the invalid provisions o	r application and,	
to this end	d, the p	rovisions of this act are severable.		
PART V.		CCTIVE DATE	1 . 1	
	SEC"	TION 5.1. Except as otherwise provided, this act is effective	when it becomes	
law.				