GENERAL ASSEMBLY OF NORTH CAROLINA FOURTH EXTRA SESSION 2016

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SENATE BILL 4 Committee Substitute Adopted

Finance Committee Substitute Adopted 12/15/16 Third Edition Engrossed 12/15/16 House Committee Substitute Favorable 12/15/16

Short Title: Bi-Partisan Ethics, Elections & Court Reform.

(Public)

Sponsors: Referred to:

December 14, 2016

1	A BILL TO BE ENTITLED
2	AN ACT TO CONSOLIDATE THE FUNCTIONS OF ELECTIONS, CAMPAIGN FINANCE,
3	LOBBYING, AND ETHICS UNDER ONE STATE AGENCY BY CREATING THE
4	NORTH CAROLINA BIPARTISAN STATE BOARD OF ELECTIONS AND ETHICS
5	ENFORCEMENT; TO CLARIFY THE GENERAL ASSEMBLY'S AUTHORITY TO
6	CORRECT DEFECTS IDENTIFIED BY A COURT IN APPORTIONMENT OR
7	DISTRICTING PLANS; TO RESTORE PARTISAN ELECTIONS FOR THE NORTH
8	CAROLINA SUPREME COURT AND COURT OF APPEALS; TO MODIFY APPELLATE
9	REVIEW OF CERTAIN CASES; AND TO MODIFY THE TERM FOR INDUSTRIAL
10	COMMISSIONERS.
11	The General Assembly of North Carolina enacts:
12	
13	PART I. CREATION OF BIPARTISAN STATE BOARD OF ELECTIONS AND ETHICS
14 15	ENFORCEMENT SECTION 1 Decedification: Technical and Conforming Changes. The Devices of
15 16	SECTION 1. Recodification; Technical and Conforming Changes. – The Revisor of Statutes shall recodify Chapter 138A of the General Statutes, Chapter 120C of the General
10	Statutes, as well as Chapter 163 of the General Statutes, as amended by this act, into a new
17	Chapter 138B of the General Statutes to be entitled "Elections and Ethics Enforcement Act," as
10 19	enacted by Section 2 of this act. The Revisor may also recodify into the new Chapter 138B of the
20	General Statutes other existing statutory laws relating to elections and ethics enforcement that are
21	located elsewhere in the General Statutes as the Revisor deems appropriate. The new Chapter
22	138B of the General Statutes shall have the following structure:
23	SUBCHAPTER I. GENERAL PROVISIONS
24	Article 1. Bipartisan State Board of Elections and Ethics Enforcement.
25	SUBCHAPTER II. ETHICS AND LOBBYING
26	Article 5. General Provisions.
27	Article 6. Public Disclosure of Economic Interests.
28	Article 7. Ethical Standards for Covered Persons.
29	Article 8. Lobbying.
30	Part 1. Registration
31	Part 2. Prohibitions and Restrictions
32	Part 3. Reporting
33	Part 4. Liaison Personnel
34	Part 5. Exemptions



General Assembly Of North Carolina Fourth Extra Session 2016 1 Part 6. Miscellaneous 2 Article 9. Violation Consequences. 3 SUBCHAPTER III. ELECTION AND ELECTION LAWS 4 Article 15. Time of Primaries and Elections. 5 Part 1. Time of Primaries and Elections 6 Part 2. Time of Elections to Fill Vacancies 7 Article 16. Election Officers. 8 Part 1. State Board Powers and Duties 9 Part 2. County Boards of Elections Part 3. Political Activities by Board of Elections Members and Employees 10 11 Part 4. Precinct Election Officials 12 Article 17. Qualifying to Vote. 13 Part 1. Qualifications of Voters 14 Part 2. Registration of Voters Part 3. Challenges 15 Part 4. HAVA Administrative Complaint Procedure 16 17 Article 18. Political Parties. 18 Article 19. Nomination of Candidates. 19 Part 1. Primary Elections Part 2. Nomination by Petition 20 Part 3. Challenge to Candidacy 21 Article 20. Conduct of Primaries and Elections. 22 23 Part 1. Precincts and Voting Places 24 Part 2. Precinct Boundaries 25 Part 3. Voting 26 Part 4. Counting Official Ballots, Canvassing Votes, Hearing Protests, and **Certifying Results** 27 Part 5. Members of United States House of Representatives 28 29 Part 6. Presidential Electors 30 Part 7. Presidential Preference Primary Act 31 Part 8. Petitions for Elections and Referenda 32 Article 21. Absentee Voting. 33 Part 1. Absentee Ballot 34 Part 2. Uniform Military and Overseas Voters Act 35 Article 22. Regulation of Election Campaigns. Part 1. Corrupt Practices and Other Offenses Against the Elective Franchise 36 Article 23. Regulating Contributions and Expenditures in Political Campaigns. 37 38 Part 1. In General 39 Part 2. Disclosure Requirements for Media Advertisements 40 Part 3. Municipal Campaign Reporting Article 24. The North Carolina Public Campaign Fund. 41 42 Article 25. The Voter-Owned Elections Act. 43 Article 26. Legal Expense Funds. Article 27. Municipal Elections. 44 45 Part 1. Municipal Election Procedure Part 2. Conduct of Municipal Elections 46 47 Article 28. Nomination and Election of Appellate, Superior, and District Court Judges. 48 When recodifying, the Revisor is authorized to change all references to the State Ethics Commission, to the State Board of Elections, or to the Secretary of State, to instead be references 49 to the Bipartisan State Board of Elections and Ethics Enforcement. The Revisor may separate 50 51 subsections of existing statutory sections into new sections and, when necessary to organize

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1 2 3 4	relevant law into its proper place in the above structure, may rearrange sentences that currently appear within subsections. The Revisor may modify statutory citations throughout the General Statutes, as appropriate, and may modify any references to statutory divisions, such as "Chapter," "Subchapter," "Article," "Part," "section," and "subsection," adjust the order of lists of multiple		
5	statutes to maintain statutory order, correct terms and conform names and titles changed by this		
6	act, eliminate duplicative references to the Bipartisan State Board of Elections and Ethics		
7		t result from the changes authorized by this section, and make conforming	
8	changes to catch	lines and references to catch lines. The Revisor may also adjust subject and verb	
9	U U	he placement of conjunctions. The Revisor shall consult with the State Ethics	
10	-	e State Board of Elections, the Secretary of State, and the new Bipartisan State	
11	Board of Election	ns and Ethics Enforcement on this recodification.	
12	SECT	FION 2.(a) The General Statutes are amended by adding a new Chapter to read:	
13		" <u>Chapter 138B.</u>	
14		"Elections and Ethics Enforcement Act."	
15		FION 2.(b) Chapter 138B of the General Statutes, as enacted by this act, is	
16	amended by addi	ng a new Subchapter to read:	
17		"SUBCHAPTER I. GENERAL PROVISIONS."	
18		FION 2.(c) Subchapter I of Chapter 138B of the General Statutes, as enacted by	
19	this act, is amend	led by adding a new Article to read:	
20		" <u>Article 1.</u>	
21		"Bipartisan State Board of Elections and Ethics Enforcement.	
22		rtisan State Board of Elections and Ethics Enforcement established.	
23		blished the Bipartisan State Board of Elections and Ethics Enforcement, referred	
24		bard in this Chapter.	
25	" <u>§ 138B-2. Men</u>		
26		tate Board shall consist of eight individuals registered to vote in North Carolina,	
27	as follows:	East work on the line of the distribution of the first one of the line of the	
28 29	<u>(1)</u>	Four members shall be appointed by the Governor, two of whom shall be of the	
29 30		political party with the highest number of registered affiliates and two of whom shall be of the political party with the second highest number of registered	
31		affiliates, as reflected by the latest registration statistics published by the State	
32		Board. The Governor shall appoint two members each from a list of three	
33		nominees submitted by the State party chairs of the two political parties with	
34		the highest number of registered affiliates, as reflected by the latest registration	
35		statistics published by the State Board.	
36	<u>(2)</u>	Two members shall be appointed by the General Assembly upon the	
37	<u>\</u>	recommendation of the Speaker of the House of Representatives, as provided in	
38		G.S. 120-121. One member shall be of the political party with the highest	
39		number of registered affiliates and one member shall be of the political party	
40		with the second highest number of registered affiliates, as reflected by the latest	
41		registration statistics published by the State Board. All appointments shall be	
42		from a list of three nominees submitted to the Speaker of the House of	
43		Representatives by the majority leader of the House of Representatives and a	
44		list of three nominees submitted to the Speaker of the House of Representatives	
45		by the minority leader of the House of Representatives.	
46	<u>(3)</u>	Two members shall be appointed by the General Assembly upon the	
47		recommendation of the President Pro Tempore of the Senate, as provided in	
48		G.S. 120-121. One member shall be of the political party with the highest	
49		number of registered affiliates and one member shall be of the political party	
50		with the second highest number of registered affiliates, as reflected by the latest	
51		registration statistics published by the State Board. All appointments shall be	

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1	from a list of three nominees submitted to	the President Pro Tempore by the
2	majority leader of the Senate and a list of	- · ·
3	President Pro Tempore by the minority leader of the Senate.	
4	(b) Members shall serve for four-year terms, beginning May 1 immediately following the	
5	election of the Governor.	
6	(c) <u>Members shall be removed by the member's appoint</u>	ting authority from the State Board
7	only for misfeasance, malfeasance, or nonfeasance.	
8	(d) Any vacancy occurring on the State Board shall	be filled by an individual affiliated
9	with the same political party of the vacating member. Any vac	ancy occurring in the State Board in
10	an appointment made by the Governor shall be filled by the Go	vernor, and the person so appointed
11	shall fill the unexpired term. The Governor shall fill the	vacancy from a list of two names
12	submitted by the State party chair of the political party wit	h which the vacating member was
13	affiliated if that list is submitted within 30 days of the occur	rence of the vacancy. Any vacancy
14	occurring on the State Board in an appointment made by	the General Assembly upon the
15	recommendation of the Speaker of the House of Representativ	es shall be filled in accordance with
16	G.S. 120-122 for the remainder of the unfulfilled term. Any va	cancy occurring on the State Board
17	in an appointment made by the General Assembly upon the re	commendation of the President Pro
18	Tempore of the Senate shall be filled in accordance with G.S.	S. 120-122 for the remainder of the
19	unfulfilled term.	
20	(e) At the first meeting held after new appointments a	re made, the members of the State
21	Board shall take the following oath:	
22	"I,, do solemnly swear (or affirm)	that I will support the Constitution
23	of the United States; that I will be faithful and bear	true allegiance to the State of North
24	Carolina and to the constitutional powers and	authorities which are or may be
25	established for the government thereof; that I will	endeavor to support, maintain, and
26	defend the Constitution of said State; and that I will	
27	the office of member of the Bipartisan State	
28	Enforcement according to the best of my knowled	ge and ability, according to law, so
29	help me God."	
30	(f) At the first meeting in May, the State Board sha	all organize by electing one of its
31	members chair and one of its members vice-chair, each to se	
32	odd-numbered year, the chair shall be a member of the politic	
33	registered affiliates, as reflected by the latest registration stati	± •
34	and the vice-chair a member of the political party with the second	
35	affiliates. In the even-numbered year, the chair shall be a me	
36	second highest number of registered affiliates, as reflected	
37	published by the State Board, and the vice-chair a member of	the political party with the highest
38	number of registered affiliates.	
39 40	(g) <u>At the first meeting held after new appointments</u>	
40	State Board shall elect one of its members secretary, to serve a	
41 42	(h) No person shall be eligible to serve as a member	
42 43	elective or appointive office under the government of the Carolina, or any political subdivision thereof. No person who	· · · · · · · · · · · · · · · · · · ·
43 44	or organization, or who is a candidate for nomination or e	• • • • • •
44 45	campaign manager or treasurer of any candidate in a primary	•
45 46	as a member of the State Board. In addition, no person while se	
40 47	(1) Make a reportable contribution to a candida	
48	State Board would have jurisdiction or author	■
49	(2) Register as a lobbyist under Article 8 of this	
	$\underline{(2)}$ Register us a robby ist under Article 0 of this	<u>Chupton</u>

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1	<u>(3)</u>	Make written or oral statements	intended for general distribution or
2			pporting or opposing the nomination or
3		election of one or more clearly identifie	d candidates for public office.
4	<u>(4)</u>	Make written or oral statements	intended for general distribution or
5		dissemination to the public at large sup	oporting or opposing the passage of one
6		or more clearly identified referendum of	r ballot issue proposals.
7	<u>(5)</u>	Solicit contributions for a candidate	e, political committee, or referendum
8		committee.	-
9	(i) Mem	bers of the State Board shall receive per d	iem, subsistence, and travel, as provided
10	in G.S. 138-5 and	<u>d G.S. 138-6.</u>	
11	" <u>§ 138B-3. Mee</u>	<u>tings; quorum; majority.</u>	
12	The State Bo	ard shall meet at least monthly and at oth	her times as called by its chair or by six
13	of its members. I	n the case of a vacancy in the chair, meet	ings may be called by the vice-chair. Six
14	members of the	State Board constitute a quorum for the	e transaction of business. Except where
15	required by law	to act unanimously, a majority vote for ac	ction of the State Board shall require six
16	of the eight mem	bers.	
17	" <u>§ 138B-4. Pow</u>	ers of the State Board in the execution of	<u>of State Board duties.</u>
18	(a) In the	performance of the duties enumerated i	n this Chapter, the State Board, upon a
19	vote of six or r	nore of its members, shall have power	to administer oaths, issue subpoenas,
20	summon witness	es, and compel the production of papers, l	books, records, and other evidence. Such
21	subpoenas for de	esignated witnesses or identified papers, l	books, records, and other evidence shall
22	be signed and iss	ued by the chair.	
23	(b) In the	e absence of the chair or upon the chair's	s refusal to act, the vice-chair may sign
24	and issue subpoe	nas, summon witnesses, and compel the p	production of papers, books, records, and
25	other evidence a	pproved in accordance with subsection (a) of this section. In the absence of the
26	chair or upon the	chair's refusal to act, any member of the	State Board may administer oaths.
27	(c) The S	tate Board, upon a vote of six or more of	f its members, may petition the Superior
28		County for the approval to issue subp	-
29		nduct investigations of violations of the	±
30		this subsection when the court determine	
31	of this Chapter.	Subpoenas issued under this subsection sl	hall be enforceable by the court through
32	· · ·	s. Venue shall be with the Superior Cou	• •
33	2	person's agent, who makes a reportable	e expenditure under this Chapter, and
34	1 0	tion may be asserted under G.S. 1-75.4.	
35		pendent agency, staff, and offices.	
36		State Board shall be and remain an inc	
37		not be placed within any principal adm	-
38		statutory powers, duties, functions, and	
39	duties conferred	upon the heads of principal departments u	<u>under G.S. 143B-10.</u>
40	<u>(b)</u> The S	State Board may employ professional an	d clerical staff, including an Executive
41	Director.		
42		cutive Director of the State Board.	
43	(a) There	is hereby created the position of Executiv	ve Director of the State Board, who shall
44	perform all dutie	s imposed by statute and such duties as m	ay be assigned by the State Board.
45		State Board shall appoint an Executive	
46	-	be determined by the Office of State Hu	
47	-	nning May 15 after the first meeting he	
48		, unless removed for cause, until a suc	
49	vacancy, the vac	ancy shall be filled for the remainder of th	<u>e term.</u>

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1	(c) The Executive Director shall be responsible f	for staffing, administration, execution of
2	the State Board's decisions and orders, and shall perform	m such other responsibilities as may be
3	assigned by the State Board.	
4	(d) The Executive Director shall be the chief State	elections official."
5	SECTION 3.(a) G.S. 138A-6 is repealed.	
6	SECTION 3.(b) G.S. 138A-7 is repealed.	
7	SECTION 3.(c) G.S. 138A-8 is repealed.	
8	SECTION 3.(d) G.S. 138A-9 is repealed.	
9	SECTION 3.(e) G.S. 138A-13 reads as rewrit	ten:
10	"§ 138A-13. Request for advice.	
11	-	
12	(a2) A request for a formal advisory opinion under	subsection (a) of this section shall be in
13	writing, electronic or otherwise. The Commission State B	
14	having prospective application only. A public servant or	
15	advice provided to that public servant or legislative emp	
16	the requested formal advisory opinion shall be immune fro	
17	1 1	te Board, except for an inquiry under
18	G.S. 138A-12(b)(3).	<u>te Bourd,</u> except for an inquiry under
19	(2) Any adverse action by the employing e	ntity
20	(3) Investigation by the Secretary of State.	nuty.
20	(5) investigation by the secretary of State.	
22	(b1) A request by a legislator for a recommended	ad formal advisory opinion shall be in
22	writing, electronic or otherwise. The Commission State	v 1
23 24	advisory opinions having prospective application only.	
24	under G.S. 120-104, a legislator who relies upon the a	•
23 26		
20 27	specific matter addressed by the requested recommended the following:	format advisory opinion shart be minute
	e	commission State Doord except for an
28 29		ommission, State Board, except for an
29 30	inquiry under G.S. 138A-12(b)(3).(2) Any adverse action by the house of white	ich the legislator is a member
		ich the legislator is a member.
31	(3) Investigation by the Secretary of State.	
32 33	"	atutas raada oo rawrittan.
33 34	SECTION 4. Chapter 120C of the General St	atutes feads as fewfitten.
35	"§ 120C-101. Rules and forms.	
36	(a) The Commission State Board shall adopt any a	rules or definitions necessary to interpret
37	the provisions of this Chapter and adopt any rules neces	• •
38	Chapter, except for Articles 2, 4 and 8 of this Chapter.	
39	rules, orders, and forms as are necessary to administer the	
40	Chapter. The Secretary of State may appoint a council t	▲
41	under this section. Chapter.	o advise the secretary in adopting fules
42	(b) With respect to the forms adopted under subse	ection (a) of this section the Secretary of
43	State State Board shall adopt rules to protect from discle	•
44	Chapter 132 of the General Statutes related to economic of	
44	business recruitment activities. The information shall rem	-
45 46	local government, or the business has announced a con-	
40 47	-	•
	locate a specific project in this State or a final decisi	
48	communicated that commitment or decision to the State of the project	i local government agency involved with
49 50	the project.	mission State Deard is arrest from 1
50	(c) In adopting rules under this Chapter, the Com-	_
51	requirements of Article 2A of Chapter 150B of the Gene	rai statutes, except that the Commission

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State Board	shall comply with G.S. 150B-21.2(d). At lea	ast 30 business days prior to adopting a
rule, the Con	amissionState Board shall:	
(1) Publish the proposed rules in the North	Carolina Register.
(2	2) Submit the rule and a notice of public h	hearing to the Codifier of Rules, and the
	Codifier of Rules shall publish the p	proposed rule and the notice of public
	hearing on the Internet to be posted with	hin five business days.
(3	B) Notify those on the mailing list	st maintained in accordance with
	G.S. 150B-21.2(d) and any other intere	ested parties of its intent to adopt a rule
	and of the public hearing.	
(4	Accept written comments on the prop	osed rule for at least 15 business day
	prior to adoption of the rule.	
(5	5) Hold at least one public hearing on the	ne proposed rule no less than five day
	after the rule and notice have been public	
-	ed under this subsection becomes effective t	
	inal rule is submitted to the Codifier of R	
	ve Code, and applies prospectively. A rule ac	1 1
	the procedural requirements of this subsection	
	s of this subsection, a rule is any Commiss	-
	general applicability that interprets an en	
-	a regulation adopted by a federal agency, or	that describes the procedure or practic
	of the Commission.State Board.	
	or purposes of G.S. 150B-21.3(b2), a written	
	by the Secretary of State pursuant to this Cha	
	nore persons under that statute. Notwithstand	0
	etary of State pursuant to this Chapter obje	
	hall not become effective until an act of the G	
	If the General Assembly does not approve a	
	of the next regular session of the General As	
	Rules Review Commission approves the rul	
	any temporary rule associated with the p	· · · · · · · · · · · · · · · · · · ·
•	ils to approve a rule by the day of adjournm	
-	or a new permanent rule, including by the add	prion of a temporary rule.
	. Request for advice.	on accommental unit offected by this
	t the request of any person, State agency,	•
Chapter the	CommissionState Board shall render advid	ce on specific questions involving the

(a) At the request of any person, State agency, or governmental unit affected by this
 Chapter, the <u>CommissionState Board</u> shall render advice on specific questions involving the
 meaning and application of this Chapter and that person's, State agency's, or any governmental
 unit's compliance therewith. Requests for advice and advice rendered in response to those requests
 shall relate to real or reasonably anticipated fact settings or circumstances.

(a1) A request for a formal opinion under subsection (a) of this section shall be in writing,
electronic or otherwise. The <u>CommissionState Board</u> shall issue formal advisory opinions having
prospective application only. An individual, State agency, or governmental unit who relies upon
the advice provided to that individual, State agency, or governmental unit on a specific matter
addressed by a requested formal advisory opinion shall be immune from all of the following:

- 44
- (1) Investigation by the Commission.State Board.
- (2) Any adverse action by the employing entity.
- 45 46
- (3) Investigation by the Secretary of State.

47 (b) Staff to the <u>CommissionState Board</u> may issue advice, but not formal advisory 48 opinions, under procedures adopted by the <u>Commission.State Board</u>.

49 (c) The CommissionState Board shall publish its formal advisory opinions within 30 days
 50 of issuance, edited as necessary to protect the identities of the individuals requesting opinions.

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Except as provided under subsections (c) and (d1) of this section, a request for advice, 1 (d) 2 any advice provided by CommissionState Board staff, any formal advisory opinions, any 3 supporting documents submitted or caused to be submitted to the CommissionState Board or CommissionState Board staff, and any documents prepared or collected by the CommissionState 4 5 Board or the CommissionState Board staff in connection with a request for advice are confidential. 6 The identity of the individual, State agency, or governmental unit making the request for advice, 7 the existence of the request, and any information related to the request may not be revealed 8 without the consent of the requestor. An individual, State agency, or governmental unit who 9 requests advice or receives advice, including a formal advisory opinion, may authorize the release 10 to any other person, the State, or any governmental unit of the request, the advice, or any 11 supporting documents. 12 For purposes of this section, "document" is as defined in G.S. 120-129. Requests for advice, 13 any advice, and any documents related to requests for advice are not "public records" as defined in 14 G.S. 132-1. 15 (d1)Staff to the Commission may share all information and documents related to requests under subsection (a) and (a1) of this section with staff of the Office of the Secretary of State. The 16 17 information and documents in the possession of the staff of the Office of the Secretary of State 18 shall remain confidential and not public records. The Commission shall forward an unedited copy 19 of each formal advisory opinion under this section to the Secretary of State at the time the formal 20 advisory opinion is issued to the requestor, and the Secretary of State shall treat that unedited 21 advisory opinion as confidential and not a public record. 22 Requests for advisory opinions may be withdrawn by the requestor at any time prior to (e) 23 the issuance of a formal advisory opinion. 24 25 "§ 120C-601. Powers and duties of the Commission-State Board. 26 The CommissionState Board may investigate complaints of violations of this Chapter (a) 27 and shall refer complaints related solely to Articles 2, 4, or 8 of this Chapter to the Secretary of 28 State.Chapter. 29 The CommissionState Board may petition the Superior Court of Wake County for the (b) 30 approval to issue subpoenas and subpoenas duces tecum as necessary to conduct investigations of 31 violations of this Chapter. The court shall authorize subpoenas under this subsection when the court determines they are necessary for the enforcement of this Chapter. Subpoenas issued under 32 33 this subsection shall be enforceable by the court through contempt powers. Venue shall be with 34 the Superior Court of Wake County for any nonresident person, or that person's agent, who makes 35 a reportable expenditure under this Chapter, and personal jurisdiction may be asserted under 36 G.S. 1-75.4. 37 (c) Complaints of violations of this Chapter and all other records accumulated in 38 conjunction with the investigation of these complaints shall be considered confidential records and 39 may be released only by order of a court of competent jurisdiction. Any information obtained by 40 the CommissionState Board from any law enforcement agency, administrative agency, or 41 regulatory organization on a confidential or otherwise restricted basis in the course of an 42 investigation shall be confidential and exempt from G.S. 132-6 to the same extent that it is 43 confidential in the possession of the providing agency or organization. 44 The CommissionState Board shall publish annual statistics on complaints, including 45 the number of complaints, the number of apparent violations of this Chapter referred to a district

46 attorney, the number of dismissals, and the number and age of complaints pending.

47 "§ 120C-602. Punishment for violation.

(a) Whoever willfully violates any provision of Article 2 or Article 3 of this Chapter shall
be guilty of a Class 1 misdemeanor, except as provided in those Articles. In addition, no lobbyist
who is convicted of a violation of the provisions of this Chapter shall in any way act as a lobbyist
for a period of two years from the date of conviction.

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In addition to the criminal penalties set forth in this section, the Secretary of State may 1 (b) 2 levy civil fines for a violation of any provision of Articles 2, 4, or 8 of this Chapter up to five 3 thousand dollars (\$5,000) per violation. In addition to the criminal penalties set forth in this 4 section, the CommissionState Board may levy civil fines for a violation of any provision of this 5 Chapter except Article 2, 4, or 8 of this Chapter up to five thousand dollars (\$5,000) per violation. 6 "§ 120C-603. Enforcement by district attorney and Attorney General.

7 The Commission or the Secretary of State, as appropriate. State Board may investigate (a) 8 complaints of violations of this Chapter and shall report apparent violations of this Chapter to the 9 district attorney of the prosecutorial district as defined in G.S. 7A-60 of which Wake County is a part, who shall prosecute any person or governmental unit who violates any provisions of this 10 11 Chapter.

12 (b) Complaints of violations of this Chapter involving the CommissionState Board or any 13 member employee of the CommissionState Board shall be referred to the Attorney General for 14 investigation. The Attorney General shall, upon receipt of a complaint, make an appropriate 15 investigation thereof, and the Attorney General shall forward a copy of the investigation to the 16 district attorney of the prosecutorial district as defined in G.S. 7A-60 of which Wake County is a 17 part, who shall prosecute any person or governmental unit who violates any provisions of this 18 Chapter.

- 19"
- 20 21

SECTION 5.(a) G.S. 163-19 is repealed.

SECTION 5.(b) G.S. 163-20 reads as rewritten:

22 "§ 163-20. Meetings of Board; quorum; minutes.

23 Call of Meeting. The State Board of Elections shall meet at the call of the chairman (a) 24 whenever necessary to discharge the duties and functions imposed upon it by this Chapter. The 25 chairman shall call a meeting of the Board upon the written application or applications of any two 26 members thereof. If there is no chairman, or if the chairman does not call a meeting within three 27 days after receiving a written request or requests from two members, any three members of the 28 Board shall have power to call a meeting of the Board, and any duties imposed or powers 29 conferred on the Board by this Chapter may be performed or exercised at that meeting, although 30 the time for performing or exercising the same prescribed by this Chapter may have expired.

31 Place of Meeting. - Except as provided in subsection (c), below, the State Board of (b)32 Elections shall meet in its offices in the City of Raleigh, or at another place in Raleigh to be 33 designated by the chairman. However, subject to the limitation imposed by subsection (c), below, 34 upon the prior written request of any four six members, the State Board of Elections shall meet at 35 any other place in the State designated by the four-six members.

36 Meetings to Investigate Alleged Violations of This Chapter. - When called upon to (c) 37 investigate or hear sworn alleged violations of this Chapter, the State Board of Elections shall 38 meet and hear the matter in the county in which the violations are alleged to have occurred.

39 Quorum. A majority of the members constitutes a quorum for the transaction of (d) 40 business by the State Board of Elections. If any member of the Board fails to attend a meeting, and 41 by reason thereof there is no quorum, the members present shall adjourn from day to day for not 42 more than three days, by the end of which time, if there is no quorum, the Governor may 43 summarily remove any member failing to attend and appoint his successor.

44 Minutes. – The State Board of Elections shall keep minutes recording all proceedings (e) 45 and findings at each of its meetings. The minutes shall be recorded in a book which shall be kept 46 in the office of the Board in Raleigh."

- 47 SECTION 5.(c) G.S. 163-21 is repealed.
- 48 SECTION 5.(d) G.S. 163-23 is repealed.
- 49 SECTION 5.(e) G.S. 163-26 is repealed.
- 50 SECTION 5.(f) G.S. 163-27 is repealed.
- 51 SECTION 5.(g) G.S. 163-28 is repealed.

1

SECTION 5.(h) G.S. 163-30 reads as rewritten:

2 "§ 163-30. County boards of elections; appointments; terms of office; qualifications; 3 vacancies; oath of office; instructional meetings.

4 In every county of the State there shall be a county board of elections, to consist of three-four 5 persons of good moral character who are registered voters in the county in which they are to act. Two of the members of the county board of elections shall be of the political party with the 6 highest number of registered affiliates and two shall be of the political party with the second 7 8 highest number of registered affiliates, as reflected by the latest registration statistics published by 9 the State Board. Members of county boards of elections shall be appointed by the State Board of Elections on the last Tuesday in June 1985, 2017, and every two years thereafter, and their terms of 10 11 office shall continue for two years from the specified date of appointment and until their successors are appointed and qualified. Not more than two members of the county board of 12 13 elections shall belong to the same political party.

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

No person shall be eligible to serve as a member of a county board of elections who is a candidate for nomination or election.

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 chairman-chair of each political party shall have the right to recommend to the State Board of Elections 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 last Tuesday in June 1985,2017, and each two years thereafter, it shall be the duty of the State Board of Elections 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 <u>chairman_chair</u> 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 of Elections to fill the vacancy from the names thus recommended.

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

42 "I, _____, do solemnly swear (or affirm) that I will support the 43 Constitution of the United States; that I will be faithful and bear true allegiance to 44 the State of North Carolina and to the constitutional powers and authorities which 45 are or may be established for the government thereof; that I will endeavor to support, maintain and defend the Constitution of said State, not inconsistent with 46 47 the Constitution of the United States; and that I will well and truly execute the 48 duties of the office of member of the County Board of Elections to the 49 best of my knowledge and ability, according to law; so help me God."

50 <u>At the first meeting in July annually, the county boards shall organize by electing one of its</u> 51 <u>members chair and one of its members vice-chair, each to serve a one-year term as such. In the</u>

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odd-numbered year, the chair shall be a member of the political party with the highest number of 1 2 registered affiliates, as reflected by the latest registration statistics published by the State Board, 3 and the vice-chair a member of the political party with the second highest number of registered affiliates. In the even-numbered year, the chair shall be a member of the political party with the 4 5 second highest number of registered affiliates, as reflected by the latest registration statistics published by the State Board, and the vice-chair a member of the political party with the highest 6 7 number of registered affiliates. 8 Each member of the county board of elections shall attend each instructional meeting held 9 pursuant to G.S. 163-46, unless excused for good cause by the chairman-chair of the board, and 10 shall be paid the sum of twenty-five dollars (\$25.00) per day for attending each of those 11 meetings." 12 **SECTION 5.(i)** G.S. 163-31 reads as rewritten: "§ 163-31. Meetings of county boards of elections; quorum; majority; minutes. 13 14 In each county of the State the members of the county board of elections shall meet at the 15 courthouse or board office at noon on the Tuesday following the third Monday in July in the year 16 of their appointment by the State Board of Elections and, after taking the oath of office provided in 17 G.S. 163-30, they shall organize by electing one member chairmanchair and another member 18 secretary of the county board of elections. On the Tuesday following the third Monday in August 19 of the year in which they are appointed the county board of elections shall meet and appoint 20 precinct chief judges and judges of elections. The board may hold other meetings at such times as 21 the chairman-chair of the board, or any two-three members thereof, may direct, for the performance of duties prescribed by law. A majority of the Three members shall constitute a 22 23 quorum for the transaction of board business. Except where required by law to act unanimously, a 24 majority vote for action of the board shall require three of the four members. The chairman chair 25 shall notify, or cause to be notified, all members regarding every meeting to be held by the board. 26 The county board of elections shall keep minutes recording all proceedings and findings at 27 each of its meetings. The minutes shall be recorded in a book which shall be kept in the board 28 office and it shall be the responsibility of the secretary, elected by the board, to keep the required 29 minute book current and accurate. The secretary of the board may designate the director of 30 elections to record and maintain the minutes under his or her supervision." 31 SECTION 5.(j) G.S. 163-182.13 reads as rewritten: 32 "§ 163-182.13. New elections. 33 When State Board May Order New Election. - The State Board of Elections-may order (a) 34 a new election, upon agreement of at least four six of its members, in the case of any one or more 35 of the following: 36 Ineligible voters sufficient in number to change the outcome of the election (1)37 were allowed to vote in the election, and it is not possible from examination of 38 the official ballots to determine how those ineligible voters voted and to correct 39 the totals. 40 Eligible voters sufficient in number to change the outcome of the election were (2)41 improperly prevented from voting. 42 Other irregularities affected a sufficient number of votes to change the outcome (3) 43 of the election. 44 Irregularities or improprieties occurred to such an extent that they taint the (4) 45 results of the entire election and cast doubt on its fairness. State Board to Set Procedures. - The State Board of Elections shall determine when a 46 (b) 47 new election shall be held and shall set the schedule for publication of the notice, preparation of 48 absentee official ballots, and the other actions necessary to conduct the election. 49 (c) Eligibility to Vote in New Election. – Eligibility to vote in the new election shall be 50 determined by the voter's eligibility at the time of the new election, except that in a primary, no

person who voted in the initial primary of one party shall vote in the new election in the primary

51

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	other party. s subsection	The State Board of Elections shall promulgate	<u>→adopt</u> rules to effect the provisions
(d		liction in Which New Election Held. – The new	w election shall be held in the entire
jurisd	liction in wh	nich the original election was held.	
(e	e) Whiel	h Candidates to Be on Official Ballot All th	e candidates who were listed on the
offici	al ballot in	the original election shall be listed in the same	e order on the official ballot for the
new e	election, exc	cept in either of the following:	
	(1)	If a candidate dies or otherwise becomes original election and the new election, that same manner as if the vacancy occurred befor	candidate may be replaced in the original election.
	(2)	If the election is for a multiseat office, an	-
		affected the election of one or more of the	
		agreement of at least four six members of the	, 1
		only those candidates whose election co	build have been affected by the
(f) Tio V	irregularities.	and it is possible to determine from
(f		otes. – If ineligible voters voted in an election obtained by the way in which those votes were cases of the second secon	-
		election ends in a tie, the provisions of G.S. 1	
apply	•	election ends in a tie, the provisions of G.S. I	103-162.8 concerning the votes shall
appiy		FION 5.(k) G.S. 163-278.22(7) reads as rewri	tten:
	"(7)	To make investigations to the extent the	
		respect to statements filed under the provisi	
		to alleged failures to file any statement rec	±
		Article or Article 22M of the General Statu	
		by any registered voter, with respect to all	
		Article or Article 22M of the General Status	• • •
		all investigations no later than one year	from the date of the start of the
		investigation, unless the State Board has re	ported an apparent violation to the
		proper district attorney and additional investigation	tigation of the apparent violation is
		deemed necessary by the State Board."	
		TION 6. G.S. 120-70.141 reads as rewritten:	
-		Purpose and powers of Committee.	
(a		oint Legislative Elections Oversight Commit	
		ministration and campaign finance regulation	
0	0	endations to the General Assembly on ways t	1
and c		ance regulation. In this examination, the Com	-
	(1)	Study the budgets, programs, and policies	-
		Elections <u>and Ethics Enforcement</u> and the determine ways in which the General	
		administration and campaign finance regulat	
	<u>(1a)</u>	Study the budgets, programs, and policies	
	<u>(1a)</u>	Elections and Ethics Enforcement and the	
		determine ways in which the General Assem	
		regulation.	tory may improve eampaign intance
	(2)	Examine election statutes and court decis	ions to determine any legislative
	(-)	changes that are needed to improve elec	•••
		finance regulation.	and a second sec
	(3)	Study other states' initiatives in election ad	ministration and campaign finance
		regulation to provide an ongoing commentar	
		initiatives and to make recommendations for	•
		North Carolina; and	

- 1 2
- (4) Study any other election matters that the Committee considers necessary to fulfill its mandate.

3 (b) The Committee may make interim reports to the General Assembly on matters for
4 which it may report to a regular session of the General Assembly. A report to the General
5 Assembly may contain any legislation needed to implement a recommendation of the Committee."

6 Any previous assignment of duties of a quasi-legislative or SECTION 7. 7 quasi-judicial nature by the Governor or General Assembly to the agencies or functions transferred 8 by this act shall have continued validity with the transfer under this act. Except as otherwise 9 specifically provided in this act, each enumerated commission, board, or other function of State government transferred to the Bipartisan State Board of Elections and Ethics Enforcement, as 10 11 created in this act, is a continuation of the former entity for purposes of succession to all the rights, powers, duties, and obligations of the former. Where the former entities are referred to by law, 12 13 contract, or other document in their former name, the Bipartisan State Board of Elections and 14 Ethics Enforcement, as created in this act, is charged with exercising the functions of the former 15 named entity.

16 **SECTION 8.** No action or proceeding pending on January 1, 2017, brought by or 17 against the State Board of Elections, the State Ethics Commission, or the Secretary of State 18 regarding the lobbyist registration and lobbying enforcement of the Secretary of State shall be 19 affected by any provision of this act, but the same may be prosecuted or defended in the name of 20 the Bipartisan State Board of Elections and Ethics Enforcement, as created in this act. In these 21 actions and proceedings, the Bipartisan State Board of Elections and Ethics Enforcement or its 22 Executive Director, as appropriate, shall be substituted as a party upon proper application to the 23 courts or other administrative or quasi-judicial bodies.

Any business or other matter undertaken or commanded by any State program or office or contract transferred by this act to the Bipartisan State Board of Elections and Ethics Enforcement pertaining to or connected with the functions, powers, obligations, and duties set forth herein, which is pending on January 1, 2017, may be conducted and completed by the Bipartisan State Board of Elections and Ethics Enforcement in the same manner and under the same terms and conditions and with the same effect as if conducted and completed by the original program, office, or commissioners or directors thereof.

SECTION 9. The consolidation provided for under this act shall not affect any ongoing investigation or audit. Any ongoing hearing or other proceeding before the State Ethics Commission or State Board of Elections on January 1, 2017, shall be transferred to the Bipartisan State Board of Elections and Ethics Enforcement, as created by this act, on January 1, 2017. Prosecutions for offenses or violations committed before January 1, 2017, are not abated or affected by this act, and the statutes that would be applicable but for this act remain applicable to those prosecutions.

SECTION 10. Rules adopted by the State Ethics Commission, Secretary of State related to lobbying, and the State Board of Elections shall remain in effect as provided in G.S. 150B-21.7. Policies, procedures, and guidance shall remain in effect until amended or repealed by the Bipartisan State Board of Elections and Ethics Enforcement. The list of covered boards adopted by the State Ethics Commission under G.S. 138A-11 as of December 31, 2016, shall continue in effect until amended or repealed by the Bipartisan State Board of Elections and Ethics Enforcement.

45 **SECTION 11.** Any evaluation of a statement of economic interest issued by the State 46 Ethics Commission pursuant to Article 3 of Chapter 138A of the General Statutes in 2016 shall 47 remain in effect until amended or repealed by the Bipartisan State Board of Elections and Ethics 48 Enforcement.

49 **SECTION 12.** The authority, powers, duties and functions, records, personnel, 50 property, and unexpended balances of appropriations, allocations, or other funds, including the 51 functions of budgeting and purchasing, of the State Ethics Commission are transferred to the

Bipartisan State Board of Elections and Ethics Enforcement, as created in Part I of this act. The 1 2 authority, powers, duties and functions, records, personnel, property, and unexpended balances of 3 appropriations, allocations, or other funds, including the functions of budgeting and purchasing, of 4 the State Board of Elections are transferred to the Bipartisan State Board of Elections and Ethics 5 Enforcement, as created in Part I of this act. The authority, powers, duties and functions, records, 6 personnel, property, and unexpended balances of appropriations, allocations, or other funds, 7 including the functions of budgeting and purchasing, of the lobbying registration and lobbying 8 enforcement functions of the Secretary of State are transferred to the Bipartisan State Board of 9 Elections and Ethics Enforcement, as created in Part I of this act. The Director of the Budget shall 10 resolve any disputes arising out of this transfer.

11 **SECTION 13.** The members of the State Ethics Commission serving on December 12 31, 2016, shall constitute and serve as the Bipartisan State Board of Elections and Ethics 13 Enforcement, as constituted and authorized by this act until June 30, 2017. The chair and 14 vice-chair of the State Ethics Commission serving on December 31, 2016, shall continue to serve 15 as the chair and vice-chair of Bipartisan State Board of Elections and Ethics Enforcement, as 16 constituted and authorized by this act until June 30, 2017. Notwithstanding G.S. 138B-2, members 17 of the Bipartisan State Board of Elections and Ethics Enforcement appointed by the Governor and 18 General Assembly in 2017 shall take office July 1, 2017.

SECTION 14. Until such time as the Bipartisan State Board of Elections and Ethics Enforcement appointed in 2017 appoints an Executive Director, the Executive Director of the State Board of Elections under G.S. 163-26, as of December 31, 2016, shall be acting Executive Director.

SECTION 15. The appropriations and resources of the State Ethics Commission is
 transferred to the Bipartisan State Board of Elections and Ethics Enforcement, and the transfer
 shall have all the elements of a Type I transfer under G.S. 143A-6.

SECTION 16. The appropriations and resources of the State Board of Elections, including any office space of the State Board of Elections, is transferred to the Bipartisan State Board of Elections and Ethics Enforcement, and the transfer shall have all the elements of a Type I transfer under G.S. 143A-6, with the Budget Code for the newly established State Board being the previous State Board of Elections budget code of 18025.

SECTION 17. The appropriations and resources of the lobbying registration and lobbying enforcement functions of the Secretary of State are transferred to the Bipartisan State Board of Elections and Ethics Enforcement, and the transfers shall have all the elements of a Type I transfer under G.S. 143A-6. Specifically, the following positions shall be transferred: Lobbying Compliance Director (Position 60008800), Law Enforcement Agent (Position 60008806), Administrative Assistant II (Position 60008801), Administrative Assistant II (Position 60008803).

38 **SECTION 18.** The Bipartisan State Board of Elections and Ethics Enforcement shall 39 report to the Joint Legislative Commission on Governmental Operations, Joint Legislative 40 Elections Oversight Committee, and the Legislative Ethics Committee on or before April 1, 2018, 41 and again on or before March 1, 2019, as to recommendations for statutory changes necessary to 42 further implement this consolidation.

43 **SECTION 19.** Notwithstanding the recodification in Section 1 of this Part, the 44 Bipartisan State Board of Elections and Ethics Enforcement shall not administer or enforce Part 1, 45 Part 3, or Part 6 of Article 8 of Chapter 138B of the General Statutes, and the Secretary of State 46 shall maintain the authority to administer and enforce Articles 2, 4, and 8 of Chapter 120C of the 47 General Statutes, as those Articles existed on January 1, 2017, until October 1, 2017. Section 17 of 48 this Part becomes effective October 1, 2017. G.S. 163-30, as amended by Section 5(h) of this Part 49 and G.S. 163-31, as amended by Section 5(i) of this Part, becomes effective July 1, 2017. 50 G.S. 163-278.22(7), as amended by Section 5(k) of this Part, becomes effective January 1, 2017,

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1 2 3	and applies to investigations initiated on or after that date. Except as otherwise provided, this Part becomes effective January 1, 2017.
4	PART II. CLARIFY LEGISLATIVE AUTHORITY TO APPORTION DISTRICTS
5	SECTION 20.(a) G.S. 120-2.4 reads as rewritten:
6	"§ 120-2.4. Opportunity for General Assembly to remedy defects.
7	(a) If the General Assembly enacts a plan apportioning or redistricting State legislative or
3	congressional districts, in no event may a court impose its own substitute plan unless the court first
)	gives the General Assembly a period of time to remedy any defects identified by the court in its
)	findings of fact and conclusions of law. That period of time shall not be less than two weeks. In
	the event the General Assembly does not act to remedy any identified defects to its plan within
2	that period of time, the court may impose an interim districting plan for use in the next general
	election only, but that interim districting plan may differ from the districting plan enacted by the
Ļ	General Assembly only to the extent necessary to remedy any defects identified by the court.
	(b) Notwithstanding any other provision of law or authority of the State Board of Elections
	under Chapter 163 of the General Statutes, the State Board of Elections shall have no authority to
	alter, amend, correct, impose, or substitute any plan apportioning or redistricting State legislative
	or congressional districts other than a plan imposed by a court under this section or a plan enacted
	by the General Assembly."
	SECTION 20.(b) G.S. 163-22 is amended by adding two new subsections to read:
	"(r) Nothing in this Chapter shall grant authority to the State Board of Elections to alter,
	amend, correct, impose, or substitute any plan apportioning or redistricting State legislative or
	congressional districts other than a plan imposed by a court under G.S. 120-2.4 or a plan enacted
	by the General Assembly.
	(s) Nothing in this Chapter shall grant authority to the State Board of Elections to alter,
	amend, correct, impose, or substitute any plan apportioning or redistricting districts for a unit of local government other than a plan imposed by a court, a plan enacted by the General Assembly,
	or a plan adopted by the appropriate unit of local government under statutory or local act
	authority."
	SECTION 20.(c) G.S. 163-33 is amended by adding two new subdivisions to read:
	"(15) Nothing in this Chapter shall grant authority to county boards of elections to
	alter, amend, correct, impose, or substitute any plan apportioning or
	redistricting State legislative or congressional districts other than a plan
	imposed by a court under G.S. 120-2.4 or a plan enacted by the General
	Assembly.
	(16) Nothing in this Chapter shall grant authority to county boards of elections to
	alter, amend, correct, impose, or substitute any plan apportioning or
	redistricting districts for a unit of local government other than a plan imposed
	by a court, a plan enacted by the General Assembly, or a plan adopted by the
	appropriate unit of local government under statutory or local act authority."
	SECTION 20.(d) G.S. 163-27.1 reads as rewritten:
	"§ 163-27.1. Emergency powers.
	(a) The Executive Director, as chief State elections official, may exercise emergency
	powers to conduct an election in a district where the normal schedule for the election is disrupted
	by any of the following:
	(1) A natural disaster.
	(2) Extremely inclement weather.
	(3) An armed conflict involving Armed Forces of the United States, or
	mobilization of those forces, including North Carolina National Guard and reserve components of the Armed Forces of the United States.

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1	In exercising those eme	rgency powers, the Executive Dire	ector shall avoid unnecessary conflict
2	-	• • •	ctor shall adopt rules describing the
3	1	he situations in which the emergency	1 0
4			the State Board of Elections to alter,
5			g or redistricting State legislative or
6			under G.S. 120-2.4 or a plan enacted
7	by the General Assembly	± ± •	under 0.5. 120 2.4 of a plan chaeted
8			the State Board of Elections to alter,
9			or redistricting districts for a unit of
10			an enacted by the General Assembly,
11	-		ernment under statutory or local act
12	<u>authority.</u> "	and appropriate and or local gove	minent under statutory of local act
12	<u>authority.</u>		
14	PART III. PARTISAN	APPELLATE COURT ELECTIO	DNS
15		1.(a) G.S. 163-106 reads as rewritte	
16		candidacy; pledge; with whom file	
17			, 8,
18	(c) Time for Filin	ng Notice of Candidacy. – Candidat	es seeking party primary nominations
19		•	with the State Board of Elections no
20	6	•	and no later than 12:00 noon on the
21		uary preceding the primary:	
22	Governor		
23	Lieutenant Governor		
24	All State executive of	fficers	
25	Justices of the Suprer	me Court	
26	Judges of the Court o	of Appeals	
27	United States Senator	rs	
28	Members of the House	se of Representatives of the United S	States
29	District attorneys		
30	Candidates seeking p	party primary nominations for the fo	ollowing offices shall file their notice
31	•	•	an 12:00 noon on the second Monday
32	in February and no late	er than 12:00 noon on the last bus	siness day in February preceding the
33	primary:		
34	State Senators		
35		e House of Representatives	
36	All county offices.		
37			licate Vacancy In any primary in
38		-	s for the Supreme Court, two or more
39		* *	r United States Senator from North
40		-	f candidacy, file with the State Board
41			y to which <u>he_the candidate</u> seeks
42		-	for his nomination to the vacancy for
43		as given notice of candidacy as provi	ided in this subsection.
44			•
45		1.(b) G.S. 163-107(a) reads as rewrited	
46		6	candidacy, each candidate shall pay to
47			der the provisions of G.S. 163-106 a
48	ning lee for the office h	e seeks sought in the amount specific	ed in the following tabulation:
49 50	Office Soucht	A4	f Filing Eco
50	Office Sought	Amount of	f Filing Fee

One percent (1%) of the annual salary of the office sought
One percent (1%) of the annual salary of the office sought
One percent (1%) of the annual salary of the office sought
C
One percent (1%) of the annual salary of
the office sought
One percent (1%) of the annual salary of the office sought
One percent (1%) of the annual salary of
the office sought
One percent (1%) of the annual salary of the office sought
One percent (1%) of the annual salary of
the office sought
One percent (1%) of the annual salary of the office sought
One percent (1%) of the first annual
salary to be received (exclusive of fees)
or calculating the filing fee is the starting salary for
e incumbent, if different. If no starting salary can be
for calculation is the salary of the incumbent, as of
) reads as rewritten:
ce of United States Senator, Governor, Lieutenant
ce of the Supreme Court, or Judge of the Court of
registered voters who are members of the political
o run, except that in the case of a political party as
aking nominations by primary election, the petition
stered voters of the State who are affiliated with the
andidate desires to run, or in the alternative, the
registered voters regardless of the voter's political
ter. The petition must be filed with the State Board
lay preceding the filing deadline before the primary
tition shall be verified by the board of elections of
ne petition must be presented to the county board of
due to be filed with the State Board of Elections.
idate's name shall be printed on the primary ballot."
1) reads as rewritten: tly entitled to demand a second primary, according
one of the offices listed below, and desiring to do
a second primary in writing with the Executive
of Elections no later than 12:00 noon on the ninth
I Sundays) following the date on which the primary
equest shall be subject to the certification of the
Board of Elections. If the vote certification by the
termines that a candidate who was not originally

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1	second primary, the Executive Director of the State Board of Elections shall
2	immediately notify such candidate and permit him the candidate to exercise any
3	options available to him-the candidate within a 48-hour period following the
4	notification:
5	Governor,
6	Lieutenant Governor,
7	All State executive officers,
8	Justices of the Supreme Court, Judges of the Court of Appeals, or
9	District Attorneys of the General Court of Justice,
10	United States Senators,
11	Members of the United States House of Representatives,
12	State Senators in multi-county senatorial districts, and
13	Members of the State House of Representatives in multi-county
14	representative districts."
15	SECTION 21.(e) Subchapter X of Chapter 163 of the General Statutes reads as
16	rewritten:
17	"SUBCHAPTER X. ELECTION OF APPELLATE, SUPERIOR, <u>SUPERIOR</u> AND
18	DISTRICT COURT JUDGES.
19	"Article 25.
20	"Nomination and Election of Appellate, Superior, Superior and District Court Judges.
21	"§ 163-321. Applicability.
22	The nomination and election of justices of the Supreme Court, judges of the Court of Appeals,
23	and superior and district court judges of the General Court of Justice shall be as provided by this
24	Article.
25	
26	"§ 163-323. Notice of candidacy.
27	
28	(b) Time for Filing Notice of Candidacy. – Candidates seeking election to the following
29	offices shall file their notice of candidacy with the State Board of Elections no earlier than 12:00
30	noon on the second Monday in February and no later than 12:00 noon on the last business day in
31	February preceding the election:
32	Justices of the Supreme Court.
33	Judges of the Court of Appeals.
34	Judges of the superior courts.
35	Judges of the district courts.
36	
37	(f) Notice of Candidacy for Certain Offices to Indicate Vacancy. – In any election in
38	which there are two or more vacancies for the office of justice of the Supreme Court, judge of the
39	Court of Appeals, or district court judge to be filled by nominations, each candidate shall, at the
40	time of filing notice of candidacy, file with the State Board of Elections a written statement
41	designating the vacancy to which the candidate seeks election. Votes cast for a candidate shall be
42	effective only for election to the vacancy for which the candidate has given notice of candidacy as
43	provided in this subsection.
44	A person seeking election for a specialized district judgeship established under G.S. 7A-147
45	shall, at the time of filing notice of candidacy, file with the State Board of Elections a written
46	statement designating the specialized judgeship to which the person seeks nomination.
47	
48	"§ 163-325. Petition in lieu of payment of filing fee.
49	
50	(b) Requirements of Petition; Deadline for Filing. – If the candidate is seeking the office of
51	justice of the Supreme Court, judge of the Court of Appeals, or superior or district court judge,

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that individual shall file a written petition with the State Board of Elections no later than 12:00 1 2 noon on Monday preceding the filing deadline before the primary. If the office is justice of the 3 Supreme Court or judge of the Court of Appeals, the petition shall be signed by 8,000 registered 4 voters in the State. If the office is superior court or district court judge, the The petition shall be 5 signed by five percent (5%) of the registered voters of the election area in which the office will be 6 voted for. the registered voters will vote for the office. The board of elections shall verify the 7 names on the petition, and if the petition and notice of candidacy are found to be sufficient, the 8 candidate's name shall be printed on the appropriate ballot. Petitions must be presented to the 9 county board of elections for verification at least 15 days before the petition is due to be filed with 10 the State Board of Elections. The State Board of Elections may adopt rules to implement this 11 section and to provide standard petition forms.

12 "§ 163-326. Certification of notices of candidacy.

13

. . .

14 (b) Notification of Local Boards. – No later than 10 days after the time for filing notices of 15 candidacy under the provisions of G.S. 163-323(b) has expired, the chairman of the State Board of 16 Elections shall certify to the chairman of the county board of elections in each county in the 17 appropriate district the names of candidates for nomination to the offices of iustice of the Supreme 18 Court, judge of the Court of Appeals, and superior and district court judge who have filed the 19 required notice and paid the required filing fee or presented the required petition to the State Board 20 of Elections, so that their names may be printed on the official judicial ballot for justice of the 21 Supreme Court, judge of the Court of Appeals, and superior and district court.

22

23 "§ 163-329. Elections to fill vacancy in office created after primary filing period opens.

24 General. – If a vacancy is created in the office of justice of the Supreme Court, judge of (a) 25 the Court of Appeals, or judge of superior court after the filing period for the primary opens but 26 more than 60 days before the general election, and under the Constitution of North Carolina an 27 election is to be held for that position, such that the office shall be filled in the general election as 28 provided in G.S. 163-9, the election to fill the office for the remainder of the term shall be 29 conducted without a primary using the method provided in subsection (b1) of this section. If a 30 vacancy is created in the office of justice of the Supreme Court, judge of the Court of Appeals, or 31 judge of superior court before the filing period for the primary opens, and under the Constitution 32 of North Carolina an election is to be held for that position, such that the office shall be filled in 33 the general election as provided in G.S. 163-9, the election to fill the office for the remainder of 34 the term shall be conducted in accordance with G.S. 163-322.

(b) Repealed by Session Laws 2006-192, s. 8(a), effective August 3, 2006, and applicable
 to vacancies occurring on or after that date.

(b1) Method for Vacancy Election. – If a vacancy for the office of justice of the Supreme
Court, judge of the Court of Appeals, or judge of the superior court occurs more than 60 days
before the general election and after the opening of the filing period for the primary, then the State
Board of Elections shall designate a special filing period of one week for candidates for the office.
If more than two candidates file and qualify for the office in accordance with G.S. 163-323, then
the Board shall conduct the election for the office as follows:

- 43 (1)When the vacancy described in this section occurs more than 63 days before the 44 date of the second primary for members of the General Assembly, a special 45 primary shall be held on the same day as the second primary. The two 46 candidates with the most votes in the special primary shall have their names 47 placed on the ballot for the general election held on the same day as the general 48 election for members of the General Assembly. 49 When the vacancy described in this section occurs less than 64 days before the (2)50 date of the second primary, a general election for all the candidates shall be
- 51 held on the same day as the general election for members of the General

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	Assembly and the results shall be de G.S. 163-292.	termined on a plurality basis as provided by
(3)	Repealed by Session Laws 2013-381	. s. 51.1. effective January 1, 2014.
		led in this section, the provisions of this
	elections conducted under this section.	
		adopt rules for the implementation of this
section. The rule	es are not subject to Article 2A of Chap	oter 150B of the General Statutes. The rules
shall include the	6	
(1)		eliminated, a ballot does not indicate one of
	shall not be counted after the initial i	ternative choice, the ballot is exhausted and round
(2)		signate a second or third choice does not
(2)	invalidate the voter's higher choice o	
(3)		an one ranking to the same candidate shall
(\mathbf{J})	-	ranking given a particular candidate shall
	count as long as the candidate is not	
(4)		such that two or more candidates have an
		more than two candidates qualify for the
	*	g shall be used to determine which two
	candidates shall advance to the second	•
"§ 163-332. Bal	lots.	
(b) Ballo	ts to Be Furnished by County Board	of Elections It shall be the duty of the
	• •	he following offices to be voted for in the
primary:		
Justice of the	Supreme Court.	
Judge of the	Court of Appeals.	
Superior cou	rt judge.	
District cour		
1 0	•	all be governed by instructions of the State
	ns with regard to width, color, kind of	
		e county board of elections shall distribute
	<i>v v i</i>	nis county, and the chief judge shall give a
_		ary, it shall be the chief judge's duty to have
	delivered available for use at the precis	nct voting place.
"		
	TION 21.(f) G.S. 163-323(h) is repeal	
	TION 21.(g) G.S. 163-165.5(a)(4) read	
"(4)		t items and in nonpartisan ballot items as
(+)		
	required by G.S. 163-323(h).items."	
SEC'	TION 21.(h) This Part becomes e	ffective January 1, 2018, and applies to
SEC'	1 7	ffective January 1, 2018, and applies to
SEC primaries and ele	TION 21.(h) This Part becomes e ections held on or after that date.	
SEC primaries and ele PART IV. MOI	TION 21.(h) This Part becomes eections held on or after that date. DIFY APPELLATE REVIEW OF C	ERTAIN CASES
SEC primaries and ele PART IV. MOI SEC	 FION 21.(h) This Part becomes elections held on or after that date. DIFY APPELLATE REVIEW OF C. FION 22.(a) G.S. 7A-16 reads as rewaying the second sec	ERTAIN CASES
SEC' primaries and ele PART IV. MOI SEC' "§ 7A-16. Crea	 TION 21.(h) This Part becomes e ections held on or after that date. DIFY APPELLATE REVIEW OF C. TION 22.(a) G.S. 7A-16 reads as rewation and organization. 	ERTAIN CASES
SEC primaries and ele PART IV. MOI SEC "§ 7A-16. Crea The Court o	 TION 21.(h) This Part becomes elections held on or after that date. DIFY APPELLATE REVIEW OF C. TION 22.(a) G.S. 7A-16 reads as rewation and organization. of Appeals is created effective Januar 	ERTAIN CASES ritten: ry 1, 1967. It shall consist initially of six
SEC' primaries and ele PART IV. MOI SEC' "§ 7A-16. Crea The Court o judges, elected b	 FION 21.(h) This Part becomes elections held on or after that date. DIFY APPELLATE REVIEW OF C. FION 22.(a) G.S. 7A-16 reads as rewation and organization. of Appeals is created effective Januar by the qualified voters of the State for the s	ERTAIN CASES

1 pleasure of the Chief Justice. Before entering upon the duties of his office, a judge of the Court of 2 Appeals shall take the oath of office prescribed for a judge of the General Court of Justice. 3 The Governor on or after July 1, 1967, shall make temporary appointments to the six initial 4 judgeships. The appointees shall serve until January 1, 1969. Their successors shall be elected at 5 the general election for members of the General Assembly in November, 1968, and shall take 6 office on January 1, 1969, to serve for the remainder of the unexpired term which began on 7 January 1, 1967. 8 Upon the appointment of at least five judges, and the designation of a Chief Judge, the court is 9 authorized to convene, organize, and promulgate, subject to the approval of the Supreme Court, 10 such supplementary rules as it deems necessary and appropriate for the discharge of the judicial 11 business lawfully assigned to it. Effective January 1, 1969, the number of judges is increased to nine, and the Governor, on or 12 13 after March 1, 1969, shall make temporary appointments to the additional judgeships thus created. 14 The appointees shall serve until January 1, 1971. Their successors shall be elected at the general 15 election for members of the General Assembly in November, 1970, and shall take office on 16 January 1, 1971, to serve for the remainder of the unexpired term which began on January 1, 1969. 17 Effective January 1, 1977, the number of judges is increased to 12; and the Governor, on or 18 after July 1, 1977, shall make temporary appointments to the additional judgeships thus created. 19 The appointees shall serve until January 1, 1979. Their successors shall be elected at the general 20 election for members of the General Assembly in November, 1978, and shall take office on 21 January 1, 1979, to serve the remainder of the unexpired term which began on January 1, 1977. 22 On or after December 15, 2000, the Governor shall appoint three additional judges to increase 23 the number of judges to 15. 24 The Court of Appeals shall sit in panels of three judges each.each and may also sit en banc to 25 hear or rehear any cause upon a vote of the majority of the judges of the court. The Chief Judge 26 insofar as practicable shall assign the members to panels in such fashion that each member sits a 27 substantially equal number of times with each other member. Hemember, shall preside over the 28 panel of which he is a member, when a member of a panel, and shall designate the presiding judge 29 of the other panel or panels. 30 Three judges shall constitute a quorum for the transaction of the business of the court, except 31 as may be provided in G.S. 7A-32. Except as may be provided in G.S. 7A-32, three judges shall 32 constitute a quorum for the transaction of the business of the court when sitting in panels of three 33 judges, and a majority of the then sitting judges on the Court of Appeals shall constitute a quorum 34 for the transaction of the business of the court when sitting en banc. 35 In the event the Chief Judge is unable, on account of absence or temporary incapacity, to 36 perform the duties placed upon him as Chief Judge, the Chief Justice shall appoint an acting Chief 37 Judge from the other judges of the Court, to temporarily discharge the duties of Chief Judge." 38 SECTION 22.(b) G.S. 7A-27 reads as rewritten: 39 "§ 7A-27. Appeals of right from the courts of the trial divisions. Appeal lies of right directly to the Supreme Court in any of the following cases: 40 (a) 41 All cases in which the defendant is convicted of murder in the first degree and (1)42 the judgment of the superior court includes a sentence of death. 43 (2)From any final judgment in a case designated as a mandatory complex business 44 case pursuant to G.S. 7A-45.4 or designated as a discretionary complex 45 business case pursuant to Rule 2.1 of the General Rules of Practice for the 46 Superior and District Courts. 47 (3) From any interlocutory order of a Business Court Judge that does any of the 48 following: 49 Affects a substantial right. a. In effect determines the action and prevents a judgment from which an 50 b. appeal might be taken. 51

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1	c. Discontinues the action.		
2	d. Grants or refuses a new trial.		
3	(a1) Appeal lies of right directly to the Supreme-	Court from any order or judgment of a	
4	court, either final or interlocutory, that holds that an act of		
5	on the basis that the act violates the North Carolina Cor		
6	subsection shall be deemed to apply to appeals from		
7	criminal proceedings, to proceedings under Chapter 15A	1 0	
8	making a collateral attack on any judgment entered in a		
9	orders of the trial courts pertaining to civil proceeding		
10	105-241.17.		
11	(b) Except as provided in subsection (a) or (a1) of	f this section, appeal lies of right directly	
12	to the Court of Appeals in any of the following cases:		
13	(1) From any final judgment of a superior	court, other than one based on a plea of	
14	guilty or nolo contendere, including an	y final judgment entered upon review of	
15	a decision of an administrative agend	cy, except for a final judgment entered	
16	upon review of a court martial under G	.S. 127A-62.	
17	(2) From any final judgment of a district co	ourt in a civil action.	
18	(3) From any interlocutory order or judgm	ent of a superior court or district court in	
19	a civil action or proceeding that does a	ny of the following:	
20	a. Affects a substantial right.		
21	b. In effect determines the action	and prevents a judgment from which an	
22	appeal might be taken.		
23	c. Discontinues the action.		
24	d. Grants or refuses a new trial.		
25	e. Determines a claim prosecuted		
26		elief restraining the State or a political	
27		nforcing the operation or execution of an	
28	•	as applied against a party in a civil	
29		livision only applies where the State or a	
30		ate is a party in the civil action. This	
31		v to facial challenges to an act's validity	
32	heard by a three-judge panel pu		
33		ne superior court from which an appeal is	
34 35	authorized by statute.	11 a 1 offective August 22 2012 "	
35 36	(c) through (e) Repealed by Session Laws 2013-4 SECTION 22 (c) G S 7A 30 reads as rowritt	-	
30 37	SECTION 22.(c) G.S. 7A-30 reads as rewritten: "§ 7A-30. Appeals of right from certain decisions of the Court of Appeals.		
38	Except as provided in G.S. 7A-28, an appeal lies of right to the Supreme Court from any		
39	decision of the Court of Appeals rendered in a case:	I fight to the Supreme Court from any	
40	11	uestion arising under the Constitution of	
41	the United States or of this State, or	desition ansing under the constitution of	
42		nen the Court of Appeals is sitting in a	
43		right pursuant to this subdivision is not	
44	· · · · ·	ls sitting en banc has rendered a decision	
45		rs the case en banc, or until after the time	
46		the cause by the Court of Appeals has	
47	expired or the Court of Appeals has der		
48	SECTION 22.(d) G.S. 7A-31(a) reads as rew		
49	"(a) In any cause in which appeal is taken to the (
50	cause heard while the Court of Appeals was sitting en		
51	North Carolina Industrial Commission, the North Caroli	1 11	
	-		

Property Tax Commission pursuant to G.S. 105-345, the Board of State Contract Appeals pursuant 1 2 to G.S. 143-135.9, the Commissioner of Insurance pursuant to G.S. 58-2-80, G.S. 58-2-80 or 3 G.S. 58-65-131(c), a court-martial pursuant to G.S. 127A-62, a motion for appropriate relief, or 4 valuation of exempt property pursuant to G.S. 7A-28, the Supreme Court may, in its discretion, on 5 motion of any party to the cause or on its own motion, certify the cause for review by the Supreme 6 Court, either before or after it has been determined by the Court of Appeals. A cause appealed to 7 the Court of Appeals from any of the administrative bodies listed in the preceding sentence may be 8 certified in similar fashion, but only after determination of the cause in the Court of Appeals. The 9 effect of such certification is to transfer the cause from the Court of Appeals to the Supreme Court 10 for review by the Supreme Court. If the cause is certified for transfer to the Supreme Court before 11 its determination in the Court of Appeals, review is not had in the Court of Appeals but the cause 12 is forthwith transferred for review in the first instance by the Supreme Court. If the cause is 13 certified for transfer to the Supreme Court after its determination by the Court of Appeals, the 14 Supreme Court reviews the decision of the Court of Appeals. 15 Except in courts-martial and motions within the purview of G.S. 7A-28, the State may move 16 for certification for review of any criminal cause, but only after determination of the cause by the 17 Court of Appeals." 18 SECTION 22.(e) G.S. 58-65-131(c) reads as rewritten: 19 Compliance Required in Certain Events. – A corporation governed by this Article shall "(c) 20 comply with the provisions of this section, G.S. 58-65-132, and G.S. 58-65-133 before it may do 21 any of the following: 22 23 In determining whether the corporation must comply with the provisions of this section, 24 G.S. 58-65-132, and G.S. 58-65-133, the Commissioner may review and consolidate actions of the 25 corporation, its subsidiaries, and other legal entities in which the corporation directly or indirectly owns an interest, and treat the consolidated actions as requiring a conversion. An appeal of the 26 Commissioner's order that consolidated actions require a conversion shall lie directly to the North 27 28 Carolina Court of Appeals, provided that any party may petition the North Carolina Supreme 29 Court, pursuant to G.S. 7A-31(b), to certify the case for discretionary review by the Supreme 30 Court prior to determination by the Court of Appeals. Appeals under this subsection must be filed 31 within 30 days of the Commissioner's order and shall be considered in the most expeditious 32 manner practical. The corporation must file a plan of conversion within 12 months of the later of 33 the issuance of the Commissioner's order or a final decision on appeal." 34 SECTION 22.(f) G.S. 120-2.5 is repealed. 35 **SECTION 23.(a)** G.S. 1A-1, Rule 42(b)(4) of the Rules of Civil Procedure, reads as 36 rewritten: 37 "Rule 42. Consolidation; separate trials. 38 39 (b) Separate trials. – 40 41 (4)Pursuant to G.S. 1-267.1, any facial challenge to the validity of an act of the 42 General Assembly, other than a challenge to plans apportioning or redistricting 43 State legislative or congressional districts, shall be heard by a three-judge panel 44 in the Superior Court of Wake County if a claimant raises such a challenge in 45 the claimant's complaint or amended complaint in any court in this State, or if 46 such a challenge is raised by the defendant in the defendant's answer, 47 responsive pleading, or within 30 days of filing the defendant's answer or 48 responsive pleading. In that event, the court shall, on its own motion, transfer 49 that portion of the action challenging the validity of the act of the General 50 Assembly to the Superior Court of Wake County for resolution by a three-judge 51 panel if, after all other matters in the action have been resolved, a determination

1	as to the facial validity of an act of the General Assembly must be made in
2	order to completely resolve any matters in the case. The court in which the
3	action originated shall maintain jurisdiction over all matters other than the
4	challenge to the act's facial validity and validity. For a motion filed under Rule $11 \text{ an Parts} = 12 \text{ (b)(1)}$ the axis inclusion of the motion of the matter shall refer the matter of the matter shall refer the matter of the matter o
5	<u>11 or Rule 12(b)(1) through (7), the original court shall rule on the motion,</u>
6 7	however, it may decline to rule on a motion that is based solely upon Rule $12(h)(6)$. If the original court declines to rule on a Rule $12(h)(6)$ motion, the
8	<u>12(b)(6). If the original court declines to rule on a Rule 12(b)(6) motion, the</u> motion shall be decided by the three index panel. The original court shall stay
o 9	motion shall be decided by the three-judge panel. The original court shall stay all matters that are contingent upon the outcome of the challenge to the act's
10	facial validity pending a ruling on that challenge and until all appeal rights are
10	exhausted. Once the three-judge panel has ruled and all appeal rights have been
12	exhausted, the matter shall be transferred or remanded to the three-judge panel
13	or the trial court in which the action originated for resolution of any outstanding
14	matters, as appropriate."
15	SECTION 23.(b) This section becomes effective February 1, 2017, and applies to
16	motions filed on or after that date.
17	
18	PART V. MODIFY THE TERM FOR INDUSTRIAL COMMISSIONERS
19	SECTION 24.(a) G.S. 97-77 reads as rewritten:
20	"§ 97-77. North Carolina Industrial Commission created; members appointed by Governor;
21	terms of office; chairman.
22	(a) There is hereby created a commission to be known as the North Carolina Industrial
23 24	Commission, consisting of six commissioners who shall devote their entire time to the duties of the Commission. The Courser shall empeint the members of the Commission for terms of six
24 25	the Commission. The Governor shall appoint the members of the Commission for terms of six years. Three commissioners shall be persons who, on account of their previous vocations,
23 26	employment or affiliations, can be classed as representatives of employers. Three commissioners
20 27	shall be persons who, on account of their previous vocations, employment or affiliations, can be
28	classed as representatives of employees. No person may serve more than two terms on the
29	Commission, including any term served prior to the effective date of this section. In calculating
30	the number of terms served, a partial term that is less than three years in length shall not be
31	included.
32	(a1) Appointments of commissioners are subject to confirmation by the General Assembly
33	by joint resolution. The names of commissioners to be appointed by the Governor shall be
34	submitted by the Governor to the General Assembly for confirmation by the General Assembly on
35	or before March 1 of the year of expiration of the term. If the Governor fails to timely submit
36	nominations, the General Assembly shall appoint to fill the succeeding term upon the joint
37	recommendation of the President Pro Tempore of the Senate and the Speaker of the House of $P_{\text{constraint}}$ is accordance with $C \leq 120, 121$ act inconsistent with this section.
38 39	Representatives in accordance with G.S. 120-121 not inconsistent with this section. In case of death, incapacity, resignation, or any other vacancy in the office of any
40	commissioner prior to the expiration of the term of office, a nomination to fill the vacancy for the
40	remainder of the unexpired term shall be submitted by the Governor within four weeks after the
42	vacancy arises to the General Assembly for confirmation by the General Assembly. <u>Appointments</u>
43	to fill a vacancy shall have a term of six years plus the remainder of the unexpired term. If the
44	Governor fails to timely nominate a person to fill the vacancy, the General Assembly shall appoint
45	a person to fill the remainder of the unexpired term upon the joint recommendation of the
46	President Pro Tempore of the Senate and the Speaker of the House of Representatives in
47	accordance with G.S. 120-121 not inconsistent with this section. If a vacancy arises or exists
48	pursuant to this subsection when the General Assembly is not in session, and the appointment is
49	deemed urgent by the Governor, the commissioner may be appointed and serve on an interim basis
50	pending confirmation by the General Assembly. For the purpose of this subsection, the General
51	Assembly is not in session only (i) prior to convening of the Regular Session, (ii) during any
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adjournment of the Regular Session for more than 10 days, and (iii) after sine die adjournment of
 the Regular Session.

No person while in office as a commissioner may be nominated or appointed on an interim basis to fill the remainder of an unexpired term, or to a full term that commences prior to the expiration of the term that the commissioner is serving.

6 (b) One member, to be designated by the Governor, shall act as chairman. On December 7 30, 2016, and every four years thereafter, one member shall be designated by the Governor to act 8 as chairman for a term of four years. In case of death, incapacity, resignation, or any other vacancy 9 of the chairman, the Governor shall designate a new chairman from the remaining commissioners 10 for the remainder of the four-year term. No member who has served less than one year on the 11 Commission may be designated to act as chairman.

The chairman shall be the chief judicial officer and the chief executive officer of the Industrial 12 13 Commission; such authority shall be exercised pursuant to the provisions of Chapter 126 of the 14 General Statutes and the rules and policies of the State Human Resources Commission. 15 Notwithstanding the provisions of this Chapter, the chairman shall have such authority as is 16 necessary to direct and oversee the Commission. The chairman may delegate any duties and 17 responsibilities as may be necessary to ensure the proper management of the Industrial 18 Commission. Notwithstanding the provisions of this Chapter, Chapter 143A, and Chapter 143B of 19 the General Statutes, the chairman may hire or fire personnel and transfer personnel within the 20 Industrial Commission.

21 The Governor may designate one vice chairman from the remaining commissioners. On 22 December 30, 2016, and every four years thereafter, one member shall be designated by the 23 Governor to act as vice-chairman for a term of four years. In case of death, incapacity, resignation, 24 or any other vacancy of the vice-chairman, the Governor shall designate a new vice-chairman 25 from the remaining commissioners for the remainder of the four-year term. The vice-chairman 26 shall assume the powers of the chairman upon request of the chairman or when the chairman is 27 absent for 24 hours or more. The authority delegated to the vice-chairman shall be relinquished 28 immediately upon the return of the chairman or at the request of the chairman."

SECTION 24.(b) G.S. 97-77(a1), as amended by subsection (a) of this section, reads
 as rewritten:

31 "(a1) Appointments of commissioners are subject to confirmation by the General Assembly 32 by joint resolution. The names of commissioners to be appointed by the Governor shall be 33 submitted by the Governor to the General Assembly for confirmation by the General Assembly on 34 or before March 1 of the year of expiration of the term. If the Governor fails to timely submit 35 nominations, the General Assembly shall appoint to fill the succeeding term upon the joint 36 recommendation of the President Pro Tempore of the Senate and the Speaker of the House of 37 Representatives in accordance with G.S. 120-121 not inconsistent with this section.

38 In case of death, incapacity, resignation, or any other vacancy in the office of any 39 commissioner prior to the expiration of the term of office, a nomination to fill the vacancy for the 40 remainder of the unexpired term shall be submitted by the Governor within four weeks after the 41 vacancy arises to the General Assembly for confirmation by the General Assembly. Appointments 42 to fill a vacancy shall have a term of six years plus the remainder of the unexpired term. If the 43 Governor fails to timely nominate a person to fill the vacancy, the General Assembly shall appoint 44 a person to fill the remainder of the unexpired term upon the joint recommendation of the 45 President Pro Tempore of the Senate and the Speaker of the House of Representatives in 46 accordance with G.S. 120-121 not inconsistent with this section. If a vacancy arises or exists 47 pursuant to this subsection when the General Assembly is not in session, and the appointment is 48 deemed urgent by the Governor, the commissioner may be appointed and serve on an interim basis 49 pending confirmation by the General Assembly. For the purpose of this subsection, the General 50 Assembly is not in session only (i) prior to convening of the Regular Session, (ii) during any

adjournment of the Regular Session for more than 10 days, and (iii) after sine die adjournment of
 the Regular Session.

3 No person while in office as a commissioner may be nominated or appointed on an interim 4 basis to fill the remainder of an unexpired term, or to a full term that commences prior to the 5 expiration of the term that the commissioner is serving."

6 **SECTION 24.(c)** Subsection (a) of this section is effective when it becomes law and 7 applies to the first appointment made to fill a vacancy existing as of that date. Subsection (b) of 8 this section becomes effective on the earlier of December 31, 2016, or upon the filling of a 9 vacancy pursuant to subsection (a) of this section.

10

11 **PART VI. EFFECTIVE DATE**

12 **SECTION 25.** If any provision of this act or its application is held invalid, the 13 invalidity does not affect other provisions or applications of this act that can be given effect 14 without the invalid provisions or application, and to this end, the provisions of this act are 15 severable.

16 SECTION 26. Except as otherwise provided, this act is effective when it becomes
17 law.