SESSION 1989

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HOUSE BILL 347

Short Title: Broadcast Election Notice.

(Public)

Sponsors: Representatives Dawkins; Beall, N. Crawford, and Justus.

Referred to: Judiciary.

February 23, 1989

A BILL TO BE ENTITLED

2	AN ACT TO PERMIT BOARDS OF ELECTIONS TO PLACE NOTICES (ON
3	BROADCAST STATIONS OR IN NEWSPAPERS OR BOTH.	

- 4 The General Assembly of North Carolina enacts:
 - Section 1. G.S. 163-33 reads as rewritten:

6 "§ 163-33. Powers and duties of county boards of elections.

7 The county boards of elections within their respective jurisdictions shall exercise all 8 powers granted to such boards in this Chapter, and they shall perform all the duties 9 imposed upon them by law, which shall include the following:

- 10 (1) To make and issue such rules, regulations, and instructions, not 11 inconsistent with law or the rules established by the State Board of 12 Elections, as it may deem necessary for the guidance of election 13 officers and voters.
- 14 To appoint all registrars, judges, assistants, and other officers of (2)elections, and designate the precinct in which each shall serve; and, 15 after notice and hearing, to remove any registrar, judge of elections, 16 assistant, or other officer of election appointed by it for incompetency, 17 failure to discharge the duties of office, failure to qualify within the 18 time prescribed by law, fraud, or for any other satisfactory cause. In 19 exercising the powers and duties of this subdivision, the board may act 20 only when a majority of its members are present at any meeting at 21 22 which such powers or duties are exercised.
- 23 (3) To investigate irregularities, nonperformance of duties, and violations
 24 of laws by election officers and other persons, and to report violations

1		to the State Board of Elections. In exercising the powers and duties of
2		this subdivision, the board may act only when a majority of its
3		members are present at any meeting at which such powers or duties are
4		exercised.
5	(4)	As provided in G.S. 163-128, to establish, define, provide, rearrange,
6		discontinue, and combine election precincts as it may deem expedient,
7		and to fix and provide for places of registration and for holding
8		primaries and elections.
9	(5)	To review, examine, and certify the sufficiency and validity of
10		petitions and nomination papers.
11	(6)	To advertise and contract for the printing of ballots and other supplies
12		used in registration and elections; and to provide for the delivery of
13		ballots, pollbooks, and other required papers and materials to the
14		voting places.
15	(7)	To provide for the purchase, preservation, and maintenance of voting
16		booths, ballot boxes, registration and pollbooks, maps, flags, cards of
17		instruction, and other forms, papers, and equipment used in
18		registration, nominations, and elections; and to cause the voting places
19		to be suitably provided with voting booths and other supplies required
20		by law.
21	(8)	To provide for the issuance of all notices, advertisements, and
22		publications concerning elections required by law. In addition, the
23		county board of elections shall give notice at least 20 days prior to the
24		date on which the registration books or records are closed that there
25		will be a primary, general or special election, the date on which it will
26		be held, and the hours the voting places will be open for voting in that
27		election. The notice also shall describe the nature and type of election,
28		and the issues, if any, to be submitted to the voters at that election.
29		Notice shall be given by advertisement at least once weekly during the
30		20-day period in a newspaper, or on a radio or television broadcast
31		station, or both having general circulation in the county and by posting
32		a copy of the notice at the courthouse door. This subdivision shall not
33		apply in the case of bond elections called under the provisions of
34		Chapter 159.
35	(9)	To receive the returns of primaries and elections, canvass the returns,
36		make abstracts thereof, transmit such abstracts to the proper
37		authorities, and to issue certificates of election to county officers and
38		members of the General Assembly except those elected in districts
39		composed of more than one county.
40	(10)	To appoint and remove the board's clerk, assistant clerks, and other
41	× /	employees; and to appoint and remove precinct transfer assistants as
42		provided in G.S. 163-72.3.
43	(11)	To prepare and submit to the proper appropriating officers a budget
44		estimating the cost of elections for the ensuing fiscal year.

	1989	GENERAL ASSEMBLY OF NORTH CAROLINA
1	(12)	To perform such other duties as may be prescribed by this Chapter or
2	1	the rules of the State Board of Elections.
3		Notwithstanding the provisions of any other section of this Chapter, to
4		have access to any ballot boxes and their contents, any voting
5		machines and their contents, any registration records, pollbooks, voter
6		authorization cards or voter lists, any lists of absentee voters, any lists
7		of presidential registrants under the Voting Rights Act of 1965 as
8		amended, and any other voting equipment or similar records, books or
9 10		lists in any precinct or municipality over whose elections it has
10 11	-	jurisdiction or for whose elections it has responsibility." G.S. 163-41(c) reads as rewritten:
11		on of Names of Precinct Officials. – Immediately after appointing
12		, and special registration commissioners as herein provided, the county
14		s shall publish the names of the persons appointed in some newspaper,
15		television broadcast station, or both having general circulation in the
16		thereof, at the courthouse door, and shall notify each person appointed
17	•	ent, either by letter or by having a notice served upon him by the
18	sheriff."	
19	Sec. 3.	G.S. 163-78 reads as rewritten:
20	"§ 163-78. New	registration; when permanent registration certificates lost or
21	destroy	
22		permanent registration certificates, required by G.S. 163-65, for any
23		entire county, or for any municipality, are, prior to 30 days preceding
24		eral or special elections, lost or destroyed by theft, fire, or other hazard,
25	•	nicipal board of elections shall promptly provide the precinct registrar
26		precinct with new loose-leaf registration books and new applications
27	-	nd shall order a new registration of qualified persons in each affected
28 29	-	v registration shall be conducted at the times and places in the manner S . 163-67(a). The board of elections shall give notice that a new
29 30		process by advertisement in a newspaper, or on a radio or television
31		<u>or both</u> having general circulation in the county and by posting notice
32		door. The notice shall state that a new registration is in process, and
33		e voting place and the name of the registrar in each affected precinct.
34		ion or mutilation of the precinct registration book occurs less than 30
35		primary, general, or special election, the board of elections shall,
36	• •	ill permit, adhere to the provisions of the first paragraph of this section.
37		ble makes it impossible to conduct a new registration in the affected
38	precinct, each per	rson presenting himself to vote in the precinct on the day of the ensuing
39	general or special	election shall be allowed to cast his ballot after signing and delivering
40	-	affidavit in the following form:
41		, do solemnly swear (or affirm) that I will support the
42		e United States, and the Constitution of the State of North Carolina not
43		with; that I have been a resident of the State of North Carolina and of
44	this precinct or m	nunicipality for 30 days; that I am at least 18 years of age; and that I

have not registered to vote in any other precinct, county, municipality or state, so help
me, God.'

3 If the ensuing election is a primary rather than a general or special election, the 4 following affidavit shall be used:

5 'I,, do solemnly swear (or affirm) that I will support the 6 Constitution of the United States, and the Constitution of the State of North Carolina not 7 inconsistent therewith; that I have been or will have been a resident of the State of North 8 Carolina and of this precinct or municipality for 30 days by the date of the next general 9 election; that I am at least 18 years of age or will be by the date of the next general 10 election; and that I have not registered to vote in any other precinct, county, 11 municipality, or state, so help me, God.'

Persons permitted to vote under this procedure may be challenged in accordance with the provisions of G.S. 163-87 and G.S. 163-88. The registrar shall deliver all affidavits deposited with him to the board of elections on canvass day. The affidavits shall not be deemed to constitute a new record of registration for the precinct, county or municipality for subsequent primaries and elections."

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Sec. 4. G.S. 163-128(a) reads as rewritten:

18 "(a) Each county shall be divided into a convenient number of precincts for the 19 purpose of voting, and there shall be at least one precinct encompassed within the 20 territory of each township; provided, however, that upon a resolution adopted by the 21 county board of elections and approved by the Secretary-Director of the State Board of 22 Elections voters from a given precinct within a township may be temporarily 23 transferred, for the purpose of voting, to a precinct in an adjacent township. Any such 24 transfers shall be for the period of time equal only to the term of office of the county 25 board of elections making such transfer. When such a resolution has been adopted by the county board of elections to assign voters from more than one township to the same 26 27 precinct, then the county board of elections shall maintain separate registration and 28 voting records, consistent with the procedure prescribed by the State Board of Elections, 29 so as to properly identify the township in which such voters reside. There shall be at 30 least one voting place in each precinct.

31 Except as provided by Article 12A of this Chapter, the county board of elections 32 shall have power from time to time, by resolution, to establish, alter, discontinue, or create such new election precincts or voting places as it may deem expedient. Upon 33 34 adoption of a resolution establishing, altering, discontinuing, or creating a precinct or 35 voting place, the board shall give 20 days' notice thereof prior to the date on which the registration books or records next close pursuant to G.S. 163-67. Notice shall be given 36 by advertisement in a newspaper, or on a radio or television broadcast station, or both 37 38 having general circulation in the county, by posting a copy of the resolution at the 39 courthouse door, and by mailing a copy of the resolution to the chairman of every 40 political party in the county."

41 Sec. 5. G.S. 163-210 reads as rewritten:

42 "\$ 163-210. Governor to proclaim results; casting State's vote for President and 43 Vice-President.

Upon receipt of the abstracts prepared by the State Board of Elections and delivered 1 2 to him in accordance with G.S. 163-192, the Secretary of State, under his hand and the 3 seal of his office, shall certify to the Governor the names of the persons elected to the office of elector for President and Vice-President of the United States as stated in the 4 5 abstracts of the State Board of Elections. Thereupon, the Governor shall immediately 6 issue a proclamation setting forth the names of the electors and instructing them to be 7 present in the old Hall of the House of Representatives in the State Capitol in the City of 8 Raleigh at noon on the first Monday after the second Wednesday in December next after 9 their election, at which time the electors shall meet and vote on behalf of the State for 10 President and Vice-President of the United States. The Governor shall cause this proclamation to be published in the daily newspapers published in, or on radio or 11 12 television broadcast stations serving, the City of Raleigh or both.

13 On or before the date fixed for the meeting of the electors, the Governor shall send 14 by registered mail to the Administrator of General Services, a certificate under the great 15 seal of the State setting forth the names of the persons chosen as presidential electors for 16 this State and the number of votes cast for each. At the same time he shall deliver to the 17 electors six duplicate originals of the same certificate, each bearing the great seal of the 18 State. At any time prior to receipt of the certificate of the Governor or within 48 hours 19 thereafter, any person elected to the office of elector may resign by submitting his 20 resignation, written and duly verified, to the Governor. Failure to so resign shall signify 21 consent to serve and to cast his vote for the candidate of the political party which 22 nominated such elector.

In case of the absence, ineligibility or resignation of any elector chosen, or if the proper number of electors shall for any cause be deficient, those present at the required meeting shall forthwith elect from the citizens of the State a sufficient number of persons to fill the deficiency, and the persons chosen shall be deemed qualified electors to vote for President and Vice-President of the United States."

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Sec. 6. G.S. 163-230(2) reads as rewritten:

"(2) Determination of Validity of Applications for Absentee Ballots. – The county
board of election shall constitute the proper official body to pass upon the validity of all
applications for absentee ballots received in the county; this function shall not be
performed by the chairman or any other member of the board individually.

33 Required Meeting of County Board of Elections. - During the period a. 34 commencing 50 days before an election, and until 30 days before the 35 election, in which absentee ballots are authorized, the county board of elections shall hold one or more public meetings each week on a day 36 and at an hour to be determined by the board for the purpose of action 37 38 on applications for absentee ballots. Each member of the board shall 39 be notified in writing of the day and hour such meetings shall be conducted. During the period opening 30 days before an election in 40 which absentee ballots are authorized and closing at 5:00 P.M. on the 41 42 Tuesday before the election, the county board of elections shall hold public meetings at 10:00 A.M. on Tuesday and Friday of each week, 43 44 and it shall also hold public meetings at 10:00 A.M. on the eighth,

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sixth, fourth and first days immediately preceding election day. These meetings shall be held at the county courthouse or at the elections board's office at the hour fixed by law. At these meetings the county board of elections shall pass upon applications for absentee ballots.

Upon a majority vote, the county board of elections may hold any such public meetings at an hour other than 10:00 A.M., and it may hold more than one session on each day it meets and may set the hours of any additional sessions. If the board desires to exercise either or both of the options granted by the preceding sentence, it shall do so no later then [sic] 70 days before the election; thereafter, no change shall be made in the hours or dates fixed for the board's public meetings on absentee ballot applications.

The chairman of the county board of elections shall give notice to other board members of the schedule of meetings of the board.

If the county board of elections changes the time of holding its meetings or provides for additional meetings in accordance with the terms of this subdivision, notice of the change in hour and notice of the schedule of additional meetings, if any, shall be published in a newspaper, or on a radio or television broadcast station, or both circulated in the county, and a notice thereof shall be posted at the courthouse door of the county, at least 65 days prior to the election. Similar notice shall also be given of the dates and hours of the weekly meetings held until 30 days before the election.

The county board of elections shall not be required to hold any of the meetings prescribed by this subdivision unless, since its last preceding meeting, it actually has received one or more applications for absentee ballots which it has not passed upon. When no meeting is to be held for this reason, the chairman shall notify each of the other members of the county board of elections that the scheduled public meeting will not be held and state the reasons for its cancellation.

Procedure at Required Meeting; Making Determination. – At each public meeting of the county board of elections the chairman shall present for consideration, and the board shall pass upon, the validity of all applications for absentee ballots received since its last preceding public meeting held for that purpose. At each such meeting any registered voter of the county shall be heard and allowed to present evidence in opposition to, or in favor of, the issuance of absentee ballots to any voter making application for them.

The county board of elections may consider the registration records as evidence of the voter's signature, if available, and as any other evidence that may be necessary to pass upon such an application, including the party affiliation of a voter seeking to vote in a primary.

If the board finds that the applicant is a qualified voter of the county, that he is registered in the precinct stated in his application,

 in proper form, it shall approve his application for absentee ballots. c. Record of Board's Determination; Decision Final. – At the time the county board of elections makes its decision on an application for absentee ballots, the chairman shall enter in the appropriate column in the register of absentee ballot applications and ballots issued opposite the name of the applicant a notation of whether his application was 'Approved' or 'Disapproved'. The decision of the board on the validity of an application for absentee ballots shall be final subject only to such review as may be necessary in the event of an election contest." Sec. 7. G.S. 163-234(2) reads as rewritten: "(2) The county board of elections shall meet at 5:00 P.M. on election day in the board office or other public location in the county courthouse for the purpose of counting all absentee ballots except those which have been challenged before 5:00 P.M. on election day. Any elector of the county shall be permitted to attend the meeting and allowed to observe the counting process, provided he shall not in any manner interfere with the election officials in the discharge of their duties. Provided, that the county board of elections is authorized to begin counting absentee ballots shall be stated. A copy of the resolutions shall be published once a week for two weeks prior to the election, in a newspaper, or on a radio or television broadcast station, or both having general circulation in the county. The count shall be continuous until completed and the members shall not approint one person to act as registrar and Judges. — At the meeting required by G.S. 163-280(c), the municipal board of elections for each precinct where then one political party shall being to the same political party as the registrar, if the municipal elections are on a nonpartis an or partisan basis. If the city and county precincts are identical and the board of the sumproviate the registrar, and judges in each precinct where the		
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	l	of elections in those precincts which are not identical provided the county board of
		elections agrees, in writing, to such arrangement. Registrars and judges shall be
		appointed for terms of two years. Except as modified by this Article, municipal precinct
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all of the powers imposed and conferred on county precinct registrars and judges by 1 2 G.S. 163-41(a), G.S. 163-47, and G.S. 163-48. Municipal precinct registrars and judges 3 shall not have the powers and duties with respect to registration of voters prescribed by G.S. 163-47(b). Immediately after appointing registrars and judges as herein provided, 4 5 the municipal board of elections shall publish the names of the persons appointed in 6 some newspaper, or on a radio or television broadcast station, or both having a general 7 circulation in the city, or in lieu thereof, by posting at the city hall or some other 8 prominent place within the city, and shall notify each person appointed of his 9 appointment."

10

Sec. 9. G.S. 163-288.2(a) reads as rewritten:

Whenever the General Assembly incorporates a new city and provides in the 11 "(a) 12 act of incorporation for a referendum on the question of incorporation or for a special 13 election for town officials or for both, or whenever an existing city or special district 14 annexes new territory under the provisions of Chapter 160A, Article 4A, or other 15 general or local law, the board of elections of the county in which the proposed city is 16 located or in which the newly annexed territory is located shall determine those 17 individuals eligible to vote in the referendum or special election or in the city or special 18 district elections. In determining the eligible voters the board may, in its discretion, use 19 either of the following methods:

20 METHOD A. – The board of elections shall prepare a list of those registered voters 21 residing within the proposed city or newly annexed territory. The board shall make this 22 list available for public inspection in its office for a two-week period ending on the 23 twenty-first day (excluding Saturdays and Sundays) before the day of the referendum or 24 special election, or the next scheduled city or special district election. During this 25 period, any voter resident within the proposed city or newly annexed territory and not included on the list may cause his name to be added to the list. At least one week and 26 27 no more than two weeks before the day the period of public inspection is to begin, the 28 board shall cause notice of the list's availability to be posted in at least two prominent 29 places within the proposed city or newly annexed territory and may cause the notice to 30 be published in a newspaper, or on a radio or television broadcast station, or both of general circulation within the county. The notice shall state that the list has been 31 prepared, that only those persons listed may vote in the referendum or special election, 32 that the list will be available for public inspection in the board's office, that any 33 qualified voter not included on the list may cause his name to be added to the list during 34 35 the two-week period of public inspection, and that persons in newly annexed territory should present themselves so their registration records may be activated for voting in 36 37 city or special district elections in the newly annexed territory.

METHOD B. – The board of elections shall conduct a special registration of eligible persons desiring to vote in the referendum or special election or in the newly annexed territory. The registration records shall be open for a two-week period (except Sundays) ending on the twenty-first day (excluding Saturdays and Sundays) before the day of the referendum or special election or the next scheduled city or special district election. On the two Saturdays during that two-week period, the records shall be located at the voting place for the referendum or special election or the next scheduled city or special district

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election; on the other days it may, in the discretion of the board, be kept at the voting 1 place, at the office of the board, or at the place of business of a person designated by the 2 3 board to conduct the special registration. At least one week and no more than two weeks before the day the period of special registration is to begin, the board shall cause notice 4 5 of the registration to be posted in at least two prominent places within the proposed city 6 or newly annexed territory and may cause the notice to be published in a newspaper, or 7 on a radio or television broadcast station, or both of general circulation within the 8 county. The notice shall state the purpose and times of the special registration, the 9 location of the registration records, that only those persons registered in the special 10 registration may vote in the referendum or special election, and that persons in newly annexed territory should present themselves so their registration records may be 11 12 activated for voting in city or special district elections in the newly annexed territory." 13 Sec. 10. This act shall become effective January 1, 1990.