GENERAL ASSEMBLY OF NORTH CAROLINA

SESSION 1997

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HOUSE BILL 1136

Short Title: Revise St. Bd. Comm. College Election.

(Public)

Sponsors: Representative Rayfield.

Referred to: Education.

April 21, 1997

1			A BILL TO BE ENTITLED			
2	AN AC	Т ТО	REVISE THE STATE BOARD OF COMMUNITY COLLEGE			
3	ELEC	CTION	AND TO REVISE THE ELIGIBILITY REQUIREMENTS FOR			
4	MEM	BERS	OF THE LOCAL BOARDS OF TRUSTEES FOR COMMUNITY			
5	COLI	LEGES	5.			
6	The General Assembly of North Carolina enacts:					
7		Section	on 1. G.S. 115D-2.1(b) reads as rewritten:			
8	"(b)	The	State Board of Community Colleges shall consist of 20 members, as			
9	follows:					
10		(1)	The Lieutenant Governor (or a person designated by the Lieutenant			
11			Governor) shall be a member ex officio.			
12		(2)	The Treasurer of North Carolina shall be a member ex officio.			
13		(3)	The Governor shall appoint to the State Board four members from the			
14			State at large and one member from each of the six Trustee Association			
15			Regions defined in G.S. 115D-63 [G.S. 115D-62]. The initial			
16			appointments by the Governor shall be made effective July 1, 1980, or			
17			as soon as feasible thereafter. In order to establish regularly overlapping			
18			terms, the initial appointments by the Governor shall be made so that			
19			three expire June 30, 1981, three expire June 30, 1983, and four expire			
20			June 30, 1985. Each subsequent regular appointment by the Governor			

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1		shall	be for a term of six years and until a successor is appointed and
2			fies. Any vacancy occurring among his appointees before the
3			ation of term shall be filled by appointment of the Governor; the
4		-	per so appointed shall meet the same residential qualification, if
5			as the member whom he succeeds and shall serve for the remainder
6		-	unexpired term of that member.
7	(4)		General Assembly shall elect eight members of the State Board
8	(.)		the State at large in the following manner:
9		a.	In 1980, the Senate shall elect three members, one of whom shall
10		u.	serve a term expiring June 30, 1981, one of whom shall serve a
10			term expiring June 30, 1983, and one of whom shall serve a term
12			expiring June 30, 1985. In 1985, the Senate shall elect two
12			members to serve terms expiring June 30, 1991. Each subsequent
13			regular election by the Senate shall be for a term of six years and
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		h	until a successor is elected and qualifies.
16		b.	In 1980, the House of Representatives shall elect four members,
17			one of whom shall serve a term expiring June 30, 1981, one of
18			whom shall serve a term expiring June 30, 1983, and two of
19 20			whom shall serve a term expiring June 30, 1985. In 1985, the
20			House of Representatives shall elect two members, to serve terms
21			expiring June 30, 1991. Each subsequent regular election by the
22			House of Representatives shall be for a term of six years and
23			until a successor is elected and qualifies.
24		c.	Repealed by Session Laws 1985, c. 227, s. 5.
25		d.	The initial elections by the two houses of the General Assembly
26			shall be held on or before July 1, 1980.
27		e.	Any vacancy occurring among the members elected by the two
28			houses of the General Assembly before the expiration of term
29			shall be filled when the General Assembly next convenes. The
30			member then elected shall be elected by the same house that
31			elected the member whom he succeeds, and shall serve for the
32			remainder of the unexpired term of that member.
33		f.	At each session of the General Assembly held in an odd-
34			numbered year, the Speaker of the House of Representatives and
35			the President Pro Tempore of the Senate shall assign to either a
36			standing or a special committee of that house the duty of
37			receiving from the members of that house nominations of persons
38			to be considered by that house for election to the State Board.
39			The chairmen of the two committees shall jointly determine a
40			common final date for receiving nominations from members of
41			that house, and a common date for reporting to their respective
42			houses their nominations for the State Board. Each committee
43			shall screen the proposed candidates for nomination as to their

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qualifications, background, lack of statutory disabilities, and willingness and ability to serve if elected. Each Senator and each Representative may nominate only one candidate. When the nominating process is closed, each committee shall list all candidates and shall separately vote "ave"or "no"on each candidate to determine whether that person shall be listed as a nominee of the committee. The verbal vote of a majority of those members of the committee present and voting shall constitute one nominee of the committee. An individual cannot be a candidate for nomination to more than one place. If a sufficient number of candidates is submitted to each committee, then each committee shall nominate at least two persons for each place to be filled by that chamber, otherwise each committee shall nominate at least one person for each place to be filled by each of the House of Representatives and the Senate. No person may simultaneously be a candidate for election by both houses, and if one is nominated in both houses, he shall determine by which house he shall be nominated and so advise the chairman of both committees. The two houses shall, by joint resolution, fix a common date and time for the election of members of the State Board. At the election session in each house, the committee shall report its list of nominees with the term of office indicated for each nominee. The ballot in the House of Representatives shall also include the names of all other persons nominated by a member of that house who are determined by the committee to be qualified for the offices, with the committee's list of nominees being clearly set out on the ballot.- No additional nominations shall be received from the floor. Each house shall then proceed to an election of the State Board. In order to be chosen, a nominee shall receive the votes of a majority of all members present and voting.

When each house has chosen one person for each place to be 31 filled on the State Board, the chairman of the committee shall 32 make a motion for the simultaneous election of those persons by 33 that house to the indicated positions and for the indicated terms. 34 35 The vote shall then be called electronically. If a majority of those voting shall vote 'ave,' persons named in the motion shall be 36 declared to have been elected. Each house may adopt rules 37 consistent with this section with respect to the election by that 38 house of members of the State Board." 39 40

Section 2. G.S. 115D-12(b1) reads as rewritten:

41 "(b1) No person who has been employed full time by the any local community college within the prior 5 years and no spouse spouse, parent, or child of a person 42

- currently employed full time by the community college shall serve on the board of
 trustees of that college."
- 3 Section 3. This act is effective when it becomes law and applies to terms 4 beginning on or after that date.