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SENATE BILL 2 Corrected Copy 1/30/01

Short Title:	Gubernatorial Team Ticket.	(Public)
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Sponsors:	Senators Rand; Albertson, Allran, Ballance, Berger, Bingham,
	Carpenter, Carrington, Carter, Clodfelter, Dalton, Dannelly, Forrester,
	Foxx, Garrou, Gulley, Hagan, Harris, Hartsell, Horton, Hoyle, Jordan,
	Lee, Lucas, Martin of Guilford, Metcalf, Miller, Moore, Plyler, Purcell,
	Robinson, Rucho, Shaw of Cumberland, Shaw of Guilford, Soles,
	Swindell, Thomas, Warren, Webster, and Weinstein.

Referred to: Judiciary I.

January 25, 2001

1	A BILL TO BE ENTITLED
2	AN ACT TO PROVIDE THAT THE GOVERNOR AND LIEUTENANT
3	GOVERNOR RUN AS A JOINT TICKET IN THE GENERAL ELECTION, TO
4	CLARIFY THE STATUS OF ACTING GOVERNOR, AND TO PROVIDE THAT
5	THE LIEUTENANT GOVERNOR SHALL BE NOMINATED BY THE PARTY
6	EXECUTIVE COMMITTEE, RATHER THAN UNDER THE PRIMARY ACT.
7	The General Assembly of North Carolina enacts:
8	SECTION 1. Section 2 of Article III of the North Carolina Constitution is
9	amended by adding a new subsection to read:
10	"(3) Team election. In the general election, all candidates for the offices of
11	Governor and Lieutenant Governor shall form joint candidacies so that each voter shall
12	cast a single vote for a candidate for Governor and a candidate for Lieutenant Governor
13	running together."
14	SECTION 2. Section 3(2) of Article III of the North Carolina Constitution
15	reads as rewritten:
16	"(2) Succession as Acting Governor. During the absence of the Governor from the
17	State, or during the physical or mental incapacity of the Governor to perform the duties
18	of his office, the Lieutenant Governor shall be Acting Governor. The absence of the
19	Governor from the State does not affect the power of the Governor, but the Governor
20	may designate in writing the Lieutenant Governor to be Acting Governor during such
21	absence. The further order of succession as Acting Governor shall be prescribed by
22	law."

1	SECTION 2 The amondments set out in Sections 1 and 2 of this set shall be
1	SECTION 3. The amendments set out in Sections 1 and 2 of this act shall be submitted to the gualified vectors of the State at the general election in Nevember 2002
2 3	submitted to the qualified voters of the State at the general election in November 2002,
	which election shall be conducted under the laws then governing elections in the State.
4	Ballots, voting systems, or both may be used in accordance with Chapter 163 of the
5	General Statutes. The question to be used in the voting systems and ballots shall be:
6	"[]FOR []AGAINST
7	Constitutional amendment providing that candidates for Governor and
8	Lieutenant Governor shall be listed on the general election ballot as a team."
9	SECTION 4. If a majority of the votes cast on the question are in favor of
10	the amendments set out in Sections 1 and 2 of this act, the State Board of Elections shall
11	certify the amendments to the Secretary of State. The constitutional amendments shall
12	become effective beginning with candidacies for the 2004 General Election. The
13	Secretary of State shall enroll the amendments so certified among the permanent records
14	of that office.
15	SECTION 5. Chapter 163 of the General Statutes is amended by adding a
16	new section to read:
17	" <u>§ 163-115.1. Party must nominate candidates for Governor and Lieutenant</u>
18	Governor.
19	If a party nominates a candidate for Governor under this Article, it must also
20	nominate a candidate for Lieutenant Governor, or the nomination as Governor is void. If
21	a party nominates a candidate for Lieutenant Governor under this Article, it must also
22	nominate a candidate for Governor, or the nomination as Lieutenant Governor is void."
23	SECTION 6. Chapter 163 of the General Statutes is amended by adding a
24	new section to read:
25	" <u>§ 163-108.2. Nomination of Lieutenant Governor.</u>
26	Except for G.S. 163-114 and G.S. 163-115.1, the provisions of this Article do not
27	apply to the office of Lieutenant Governor. Nomination for such office is as provided by
28	Article 11B of this Chapter."
29	SECTION 7. G.S. 163-98 reads as rewritten:
30	" <u>§ 163-98. General election participation by new political party.</u>
31	In the first general election following the date on which a new political party
32	qualifies under the provisions of G.S. 163-96, it shall be entitled to have the names of its
33	candidates for State, congressional, and national offices printed on the official ballots,
34	but it shall not be entitled to have the names of candidates for other offices printed on
35	State, district, or county ballots at that election.
36	For the first general election following the date on which it qualifies under
37	G.S. 163-96, a new political party shall select its candidates by party convention.
38	Following adjournment of the nominating convention, but not later than the first day of
39	July prior to the general election, the president of the convention shall certify to the
40	State Board of Elections the names of persons chosen in the convention as the new
41	party's candidates for State, congressional, and national offices in the ensuing general
42	election. The State Board of Elections shall print names thus certified on the appropriate
43	ballots as the nominees of the new party. The convention, if it nominates a candidate for
44	Governor, must also nominate a candidate for Lieutenant Governor, or the nomination

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1	for Governor shall be void except that if it fails to nominate a candidate for Lieutenant
2	Governor, its candidate for Governor may nominate a candidate for Lieutenant
3	Governor between July 1 and July 15. The convention, if it nominates a candidate for
4	Lieutenant Governor, must also nominate a candidate for Governor, or the nomination
5	for Lieutenant Governor is void."
6	SECTION 8. G.S. 163-122 is amended by adding a new subsection to read:
7	"(d) In filing petitions as an unaffiliated candidate, a petition for the office of
8	Governor shall also contain the name of a candidate for Lieutenant Governor, and the
9	petition shall be a petition for both. In filing petitions as an unaffiliated candidate, a
10	petition for the office of Lieutenant Governor shall also contain the name of a candidate
11	for Governor, and the petition shall be a petition for both. The form of the petition
12	requesting unaffiliated candidates to be placed on the ballot for Governor and
13	Lieutenant Governor on the general election ballot shall contain on the heading of each
14	page of the petition in bold print or in all capital letters the words 'THE
15	UNDERSIGNED REGISTERED VOTERS IN COUNTY HEREBY PETITION
16	ON BEHALF OF AS AN UNAFFILIATED CANDIDATE FOR GOVERNOR
17	AND AS AN UNAFFILIATED CANDIDATE FOR LIEUTENANT
18	GOVERNOR IN THE NEXT GENERAL ELECTION. THE UNDERSIGNED
19	HEREBY PETITION THAT THE SUBJECT CANDIDATES BE PLACED ON THE
20	APPROPRIATE BALLOT UPON COMPLIANCE WITH THE PROVISIONS OF G.S.
21	<u>163-122.'''</u>
22	SECTION 9. G.S. 163-140(b)(4) reads as rewritten:
23	"(4) State Ballot: Beneath the title and general instructions set out in this
24	subsection, the ballot for single-seat contests for State officers, and for
25	all State officers where mechanical voting machines are used shall be
26	divided into parallel columns separated by distinct black lines. The
27	State Board of Elections shall assign a separate column to each
28	political party having candidates for State offices and one to
29	unaffiliated candidates, if any. At the head of each party column the
30	party's name shall be printed in large type, and at the head of the
31	column for unaffiliated candidates shall be printed in large type the
32	words 'Unaffiliated Candidates' Below the party name in each column
33	shall be printed a circle, one-half inch in diameter, around which shall
34	be plainly printed the following instruction: 'For a straight ticket, mark
35	within this circle.' With distinct black lines, the State Board of
36	Elections shall divide the columns into horizontal sections and, in the
37	customary order of office, assign a separate section to each office or
38	group of offices to be filled. The offices of Governor and Lieutenant
39	Governor shall be combined on the State ballot and the nominees of
40	each party or unaffiliated offices listed together so that a vote for a
41	candidate for one of those offices is a vote for the candidates for both
42	offices. Such team election of Governor and Lieutenant Governor is
43	not a multiseat race for the purpose of subsection (f) of this section.

On a single line at the top of each section shall be printed a direction as to the number of candidates for whom a vote may be cast. If candidates are to be chosen for different terms to the same office, the term in each instance shall be printed as part of the title of the office.

The name or names of each political party's candidate or candidates for each office listed on the ballot shall be printed in the appropriate office section of the proper party column, and the names of unaffiliated candidates shall be printed in the appropriate office section of the column headed 'Unaffiliated Candidates.' At the left of each name shall be printed a voting square, and in each column all voting squares shall be arranged in a perpendicular line.

On the face of the ballot, above the party and unaffiliated column division, the following instructions shall be printed in heavy black type, and the words 'you must also' in instruction c. shall be underlined:

- 'a. To vote for all candidates of one party (a straight ticket), make a cross (X) mark in the circle of the party for whose candidates you wish to vote.
 - b. You may vote a split ticket by not marking a cross (X) mark in the party circle, but by making a cross (X) mark in the square opposite the name of each candidate for whom you wish to vote.
 - c. You may also vote a split ticket by marking a cross (X) mark in the party circle and then making a cross (X) mark in the square opposite the name of any candidate you choose of a different party. In any multi-seat race where a party circle is marked and you vote for candidates of another party, you must also make a cross (X) mark opposite the name of any candidate you choose of the party for which you marked the party circle to assure your vote will count.

d. If you tear or deface or wrongly mark this ballot, return it and get another.'

On the bottom of the ballot shall be printed an identified facsimile of the signature of the Chairman of the State Board of Elections. If the State ballot contains no multi-seat race, then the second sentence of instruction b. shall not appear on the ballot."

- 38 SECTION 10. G.S. 163-151(6) is amended by adding a new sub-subdivision
 39 to read:
 40 "<u>f.</u> <u>A write-in vote for a candidate for Governor shall not be</u> 41 <u>counted unless that person has also written in the name of a</u>
 - candidate for Lieutenant Governor. A write-in vote for a candidate for Lieutenant Governor shall not be counted unless

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1	that person has also written in the name of a candidate for
2	Governor."
3	SECTION 11. Chapter 163 of the General Statutes is amended by adding a
4	new Article to read:
5	" <u>Article 11B.</u>
6	"Nomination of Lieutenant Governor.
7	" <u>§ 163-127.1. Lieutenant Governor.</u>
8	Political parties nominating a candidate for Governor under Article 10 of this
9	Chapter shall nominate a candidate for Lieutenant Governor in accordance with this
10	Article.
11	" <u>§ 163-127.2. State executive committee or gubernatorial candidate to make</u>
12	nomination.
13	Each party shall choose its nominee for Lieutenant Governor by its State executive
14	committee except if the State executive committee fails to make a nomination by the
15	last Monday in July, its candidate for Governor may nominate a person prior to the
16	<u>deadline in G.S. 163-127.3.</u>
17	" <u>§ 163-127.3. Time of nomination.</u>
18	The nomination for Lieutenant Governor shall be made no earlier than the date that
19	party's nomination for Governor is determined under G.S. 163-110, 163-111, or
20	163-112, as appropriate, and no later than the first Monday in August. The State Board
21	of Elections shall be notified of the nomination for Lieutenant Governor no later than
22	the first Monday in August. The State Board of Elections shall cause the name of the
23	nominee to be printed on the general election ballots as if the nomination had been
24	made by primary under Article 10 of this Chapter.
25	" <u>§ 163-127.4. Vacancies in nomination.</u>
26	If a party has nominated a candidate for Lieutenant Governor, and a vacancy occurs
27	in that nomination, it shall be filled in accordance with G.S. 163-114 whether the
28	nomination was made by the State convention under G.S. 163-98, or by the State
29	executive committee or gubernatorial candidate under G.S. 163-98 or G.S. 163-127.2."
30	SECTION 12. G.S. 163-106(c) reads as rewritten:
31	"(c) Time for Filing Notice of Candidacy. – Candidates seeking party primary
32	nominations for the following offices shall file their notice of candidacy with the State
33	Board of Elections no earlier than 12:00 noon on the first Monday in January and no
34	later than 12:00 noon on the first Monday in February preceding the primary:
35	Governor
36	Lieutenant Governor
37	All State executive officers
38	Justices of the Supreme Court, Judges of the Court of Appeals
39	Judges of the district courts
40	United States Senators
41	Members of the House of Representatives of the United States
42	District attorneys
43	Candidates seeking party primary nominations for the following offices shall
44	file their notice of candidacy with the county board of elections no earlier than 12:00

- noon on the first Monday in January and no later than 12:00 noon on the first Monday 1 2 in February preceding the primary:
- 3 **State Senators**
- 4 Members of the State House of Representatives
- 5 All county offices."

6 **SECTION 13.** G.S. 163-107(a) is amended by deleting in the schedule the entry under "Office Sought", and "Amount of Filing Fee" the entry for "Lieutenant 7 8 Governor".

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SECTION 14. G.S. 163-107.1(b) reads as rewritten:

10 "(b) If the candidate is seeking the office of United States Senator, Governor, Lieutenant Governor, any State executive officer, Justice of the Supreme Court or Judge 11 of the Court of Appeals, the petition must be signed by 10,000 registered voters who are 12 13 members of the political party in whose primary the candidate desires to run, except that 14 in the case of a political party as defined by G.S. 163-96(a)(2) which will be making 15 nominations by primary election, the petition must be signed by ten percent (10%) of 16 the registered voters of the State who are affiliated with the same political party in whose primary the candidate desires to run, or in the alternative, the petition shall be 17 18 signed by no less than 10,000 registered voters regardless of the voter's political party affiliation, whichever requirement is greater. The petition must be filed with the State 19 20 Board of Elections not later than 12:00 noon on Monday preceding the filing deadline 21 before the primary in which he seeks to run. The names on the petition shall be verified by the board of elections of the county where the signer is registered, and the petition 22 23 must be presented to the county board of elections at least 15 days before the petition is 24 due to be filed with the State Board of Elections. When a proper petition has been filed, 25 the candidate's name shall be printed on the primary ballot."

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SECTION 15. G.S. 163-111(c)(1) reads as rewritten:

- 27 A candidate who is apparently entitled to demand a second primary, "(1) according to the unofficial results, for one of the offices listed below, 28 29 and desiring to do so, shall file a request for a second primary in 30 writing or by telegram with the Executive Secretary-Director of the State Board of Elections no later than 12:00 noon on the seventh day 31 32 (including Saturdays and Sundays) following the date on which the 33 primary was conducted, and such request shall be subject to the 34 certification of the official results by the State Board of Elections. If 35 the vote certification by the State Board of Elections determines that a candidate who was not originally thought to be eligible to call for a 36 second primary is in fact eligible to call for a second primary, the 37 Executive Secretary-Director of the State Board of Elections shall 38 39 immediately notify such candidate and permit him to exercise any options available to him within a 48-hour period following the 40 notification: 41
- 42 Governor.
- 43 Lieutenant Governor, 44
 - All State executive officers.

1	Justices, Judges, or District Attorneys of the General Court of
2	Justice, other than superior court judge
3	United States Senators,
4	Members of the United States House of Representatives,
5	State Senators in multi-county senatorial districts, and
6	Members of the State House of Representatives in multi-county
7	representative districts."
8	SECTION 16. G.S. 163-1(b) reads as rewritten:
9	"(b) On Tuesday next after the first Monday in May preceding each general
10	election to be held in November for the officers referred to in subsection (a) of this
11	section other than Lieutenant Governor, there shall be held in all election precincts
12	within the territory for which the officers are to be elected a primary election for the
13	purpose of nominating candidates for each political party in the State for those offices."
14	SECTION 17. G.S. 163-123 is amended by adding a new subsection to read:
15	"(c1) Any declaration of intent filed under this section for the office of Governor
16	shall be a joint declaration with another candidate for the office of Lieutenant Governor.
17	Any declaration of intent filed under this section for the office of Lieutenant Governor
18	shall be a joint declaration with another candidate for the office of Governor. The
19	declaration shall be signed by both candidates. The State Board of Elections shall
20	provide for a joint petition form for Governor and Lieutenant Governor in lieu of the
21	one provided by subsection (d) of this section."
22	SECTION 18. Sections 5 through 17 of this act become effective only if the
23	constitutional amendments proposed by Sections 1 and 2 of this act are approved as
24	provided by Sections 3 and 4 of this act, and if so approved, Sections 5 through 17 of
25	this act become effective beginning with the 2004 election.
26	SECTION 19. This act is effective when it becomes law.