Sixty-sixth Legislative Assembly of North Dakota

SENATE BILL NO. 2308

Introduced by

Senators Meyer, Kannianen, K. Roers

Representatives Beadle, Grueneich, Vetter

- 1 A BILL for an Act to create and enact a new section to chapter 16.1-15 of the North Dakota
- 2 Century Code, relating to counting write-in votes; and to amend and reenact sections
- 3 16.1-11-12 and 16.1-12-02.2, subsection 1 of section 16.1-12-04, section 16.1-12-07, and

4 subsection 1 of section 16.1-15-08 of the North Dakota Century Code, relating to ballot formats,

5 write-in votes, and certificates of nomination.

6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

7	SECTION 1. AMENDMENT. Section 16.1-11-12 of the North Dakota Century Code is
8	amended and reenacted as follows:

- 9 16.1-11-12. County auditor to place applicant's <u>Applicant's</u> name <u>placed</u> on ballot.
- 10 <u>1.</u> <u>Upon receipt of the petition or certificate of endorsement provided for in section</u>
- 11 <u>16.1-11-06 by the secretary of state and when accompanied by an affidavit as</u>
- 12 provided in section 16.1-11-10, the secretary of state shall place the name of the
- 13 <u>applicant on the primary election ballot in the party or appropriate section.</u>
- 14 <u>2.</u> Upon receipt of the petition or certificate of endorsement provided for in section
- 15 16.1-11-11 by the county auditor and when accompanied by an affidavit as provided in
- 16 section 16.1-11-10, the county auditor shall place the name of the applicant upon<u>on</u>
- 17 <u>the appropriate section of</u> the <u>no-party</u> primary election ballot in the party or-
- 18 appropriate column, as the case may be.
- 193. A candidate whose name was placed on the ballot under this section may have the20candidate's name removed from the ballot by submitting a written request to the21appropriate filing officer before within forty-eight hours after the filing deadline under
- 22 <u>section 16.1-11-1116.1-11-06.</u>

23 SECTION 2. AMENDMENT. Section 16.1-12-02.2 of the North Dakota Century Code is

24 amended and reenacted as follows:

1	16.1-12-	02.2. Counting of write-in votes - Certificate of candidacy by write-in
2	candidates.	
3	1. An	election board or canvassing board may not count or be required to officially report
4	any	vwrite-in vote for any:
5	a.Individual v	who is required to file a certificate of write-in candidacy under this section but who
6		has not filed a certificate of candidacy and been certified as a write-in candidate.
7	b.	Fictitious person or individual clearly not eligible to qualify for the office for which
8		the vote was cast.
9	C.	Statement concerning the candidates.
10	d.	Name written or printed by the voter for an office that did not also include the
11		darkening of the oval next to the write-in line, except that a write-in candidate for
12		a nonfederal office may make a timely written demand to a county canvassing
13		board to identify and preserve any write-in vote cast for the office sought by the
14		write-in candidate for canvass by the board. The candidate shall deliver the
15		demand to the county auditor and a copy to the county recorder no later than
16		thirty-six hours before the time the county canvassing board is scheduled to-
17		meet. A demand only may be made if the unofficial election results maintained by
18		the county auditor demonstrate that the write-in candidate's known vote total is-
19		within the pertinent percentage limits provided in subsection 1 or 2 of section-
20		16.1-16-01 and a statement to that effect is included in the demand. After delivery-
21		of the ballots as provided by section 16.1-15-08, the canvassing board shall
22		review the ballots to identify any ballot that contains a write-in vote. The county
23		canvassing board shall tally and canvass any write-in vote in the same manner
24		as lawful or qualifying write-in votes if the canvassing board is able to clearly-
25		ascertain the intent of the voter from examining the ballot because the write-in-
26		candidate's name has been written on the ballot opposite the office to be voted
27		for or because of any other cogent evidence of intent.
28	e.	Write-in votes which constitute five percent or less of the votes cast by the voters-
29		for the candidate receiving the most votes for that office, except in the case of a
30		primary election in which enough votes were cast as write-in votes to qualify a
31		name for the general election ballot. This percentage is to be calculated

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1		based on the total number of write-in votes tabulated by the voting equipment in
2		the precincts of the county in which that office was on the ballot.
3	f .	Candidate receiving fewer than three write-in votes unless the number of votes-
4		received qualifies the candidate to be nominated or elected.
5	2.	Write-in votes that do not need to be individually canvassed based on the
6		requirements of subsection 1 must be listed on the official canvass report as
7		"scattered write-ins".
8	3.	An individual who intends to be a write-in candidate for president of the United
9		States or for statewide or judicial district office at any election shall file a certificate of
10		write-in candidacy with the secretary of state by four p.m. on the twenty-first day
11		before the election. The certificate must contain the name and address of the
12		candidate and be signed by the candidate. Before the thirteenth day before the
13		election, the secretary of state shall certify the names of the candidates to each county
14		auditor as write-in candidates.
15	<u>4.2.</u>	An individual who intends to be a write-in candidate at the general election for
16		president of the United States shall file a certificate of write-in candidacy with the
17		secretary of state by four p.m. on the twenty-first day before the general election. The
18		certificate must contain the names and addresses of the candidates for presidential
19		electors for that presidential candidate and a certification of acceptance signed by
20		each candidate for elector. The candidate shall sign the certificate. The certificate may
21		also include the name and address of a candidate for vice president of the United
22		States and a certification of acceptance signed by that candidate. The secretary of
23		state shall prescribe the form of the certificate of write-in candidacy and the
24		certification of acceptance. Before the thirteenth day before the election, the secretary
25		of state shall certify the names of the presidential candidates and the presidential
26		electors to each county auditor as write-in candidates.
27	5.<u>3.</u>	An individual who intends to be a write-in candidate for any legislative district office
28		shall file a certificate of write-in candidacy with the secretary of state. The certificate
29		must contain the name, address, and signature of the candidate. Certificates must be
30		filed by four p.m. on the fourth day before the election.

31 <u>6.4.</u> A certificate under this section is not required when:

1		a.	No names will appear on the ballot for an office;
2		b.	The number of candidates appearing on the ballot for an office is less than the
3			number to be elected; or
4		C.	The number of candidates appearing on the ballot for a party office is less than
5			the number of nominations a party is entitled to make.
6	7.<u>5.</u>	An i	ndividual required to file a certificate of write-in candidacy may not seek more than
7		one	office appearing on the primary and general election ballots.
8	SEC		N 3. AMENDMENT. Subsection 1 of section 16.1-12-04 of the North Dakota
9	Century	Code	e is amended and reenacted as follows:
10	1.	Cer	tificates of nomination for nominees for offices to be filled by the qualified electors
11		of th	ne entire state must be filed with the secretary of state. Not less than fifty-five days
12		befo	ore any general or special election to fill any statewide office, the secretary of state
13		sha	Il electronically transmit a certified list to each county auditor the names and
14		add	resses of the persons individuals nominated for statewide office according to this
15		cha	pter as shown on the certificates of nomination filed in the secretary of state's
16		offic	e.
17	SEC		4. AMENDMENT. Section 16.1-12-07 of the North Dakota Century Code is
18	amende	d and	reenacted as follows:
19	16.1	-12-0	07. If nominee declines - Certificate void.
20	Any	pers	on intending to decline a nomination shall do so by filing written notice of that
21	intention	with	the officer with whom the certificate nominating the person is filed. If the written
22	notice is	filed	with the appropriate officer before within forty-eight hours after four p.m. on the
23	sixty-fou	irth da	ay before the election, the nomination is void. If written notice is mailed, it must be
24	in the ph	nysica	al possession of the appropriate officer before within forty-eight hours after four p.m.
25	on the s	ixty-fo	ourth day before the election.
26	SEC	TION	5. A new section to chapter 16.1-15 of the North Dakota Century Code is created
27	and ena	cted	as follows:
28	<u>Cou</u>	nting	g write-in votes.

29 <u>1.</u> <u>An election board or canvassing board may not count or be required to report officially:</u>

1		<u>a.</u>	The number of write-in votes for an individual required to file a certificate of
2			write-in candidacy under section 16.1-12-02.2 but who has not filed a certificate
3			of candidacy and been certified as a write-in candidate;
4		<u>b.</u>	The number of write-in votes for a fictitious person or individual clearly not eligible
5			to qualify for the office for which the vote was cast;
6		<u>C.</u>	A statement concerning a candidate under this subsection;
7		<u>d.</u>	The number of write-in votes for a candidate for office if the number constitutes
8			ten percent or less of the votes cast by the voters for the candidate receiving the
9			most votes for the office or political party's nomination of a candidate for the
10			office, except in the case of a primary election in which enough votes were cast
11			as write-in votes to qualify a name for the general election ballot; and
12		<u>e.</u>	The number of write-in votes for a candidate receiving fewer than three write-in
13			votes unless the number of votes received qualifies the candidate to be
14			nominated or elected.
15	<u>2.</u>	<u>A w</u>	rite-in vote for a candidate whose name is printed on the ballot will be tallied as a
16		vote	e for the candidate if the voter has not voted for more candidates than allowed for
17		<u>the</u>	contest or voted for the same candidate more than once in that contest.
18	<u>3.</u>	<u>A w</u>	rite-in vote that does not need to be canvassed individually based on the
19		req	uirements of subsection 1 must be listed on the official canvass report as
20		<u>"sca</u>	attered write-ins".
21	SEC		N 6. AMENDMENT. Subsection 1 of section 16.1-15-08 of the North Dakota
22	Century	Cod	e is amended and reenacted as follows:
23	1.	Afte	er generating the reports and poll lists provided for in section 16.1-15-06 for delivery
24		to tl	he county auditor, the election board shall cause the ballots containing lawful
25		writ	e-in votes cast at the election to be placed in a suitable wrapper to form a complete
26		wra	pper for the ballots. All ballots without write-in votes shall be wrapped in a similar
27		mai	nner. The ballots and wrappers must then be tightly secured at the outer end to
28		con	npletely envelop and hold the ballots together. Ballots that are void must be
29		sec	ured in a separate wrapper and must be marked "void". Ballots that are spoiled
30		mu	st be separately secured and marked "spoiled". In sealing ballots, the various
31		clas	sses of ballots must be kept separate. Each wrapper must be endorsed with the

1	names or numbers of the precincts and the date on which the election was held. The
2	wrappers must be sealed securely in a manner prescribed by the county auditor so the
3	wrappers cannot be opened without an obvious and permanent breaking of the seal.
4	The ballots, together with those found void or spoiled, and the opened envelopes from
5	voted absentee ballots and the unopened envelopes of absentee ballots rejected as
6	defective, must be returned in person to the county recorder. At the meeting of the
7	county canvassing board, the county recorder shall deliver the ballots containing lawful
8	write-in votes from all the precincts within the county if these votes were not
9	canvassed by the polling place election board on election night according to section
10	16.1-12-02.2. At the meeting of the county canvassing board, the county recorder shall-
11	deliver each ballot that may contain a write-in vote referenced in a demand made-
12	under subsection 1 of section 16.1-12-02.2. Ballots used with any electronic voting
13	system or counted by an electronic counting machine must be sealed and returned as
14	provided in this section.