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OF THE MENT OF STATE

WEST VIRGINIA LEGISLATURE

FIRST REGULAR SESSION, 2011

ENROLLED

COMMITTEE SUBSTITUTE FOR House Bill No. 2853

(By Mr. Speaker, Mr. Thompson, and Delegate Armstead)

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Passed February 2, 2011

In Effect From Passage





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COMMITTEE SUBSTITUTE

FOR

H. B. 2853

(BY MR. SPEAKER, MR. THOMPSON, AND DELEGATE ARMSTEAD) [BY REQUEST OF THE EXECUTIVE]

[Passed February 2, 2011; in effect from passage.]

AN ACT to amend and reenact §3-10-2 of the Code of West Virginia, 1931, as amended, relating to filling a vacancy in the office of Governor; revising contingencies creating a vacancy in the office of Governor to comport with the West Virginia Constitution; providing for election of Governor if vacancy occurs within first three years of term; providing one time new special elections to fill an existing vacancy in the office of Governor; providing requirements for special elections; providing that provisions relating to special general election do not affect political party creation; prescribing time frames for when new election must take place; providing for the person acting as Governor to issue proclamations relating to new elections; requiring the state to pay costs incurred in connection Enr. Com. Sub. for H.B. 2853] 2

with any special elections; requiring the person acting as Governor to issue a proclamation setting a special primary election; requiring the proclamations issued by the person acting as Governor to be published; providing that the provisions of the law relating to elections shall apply to the special general election and special primary election unless inconsistent; modifying certain statutory time periods relating to declaration of candidacy; modifying procedures relating to payment of filing fees and drawing of ballot positions; clarifying the eligibility of certain minors to vote in special primary election; modifying statutory provisions relating to minimum number of ballots to be printed; providing that polling places shall not be changed except for certain situations; providing that constitutionally required redistricting to have no effect until after new special election in 2011 is complete; modifying procedures for persons without party affiliations to nominate candidates; authorizing the Secretary of State to issue administrative orders and to establish procedures and deadlines; providing the provisions applying to the new special elections expire; authorizing Saturday early voting in the special primary election; and requiring Secretary of State to report to Joint Committee on Government and Finance.

Be it enacted by the Legislature of West Virginia:

That §3-10-2 of the Code of West Virginia, 1931, as amended, be amended and reenacted to read as follows:

ARTICLE 10. FILLING VACANCIES.

§3-10-2. Vacancy in office of Governor.

(a) In case of the death, conviction on impeachment,
 failure to qualify, resignation or other disability of the
 Governor, the President of the Senate shall act as Governor
 until the vacancy is filled or the disability removed; and if the

5 President of the Senate, for any of the above-named causes, shall be or become incapable of performing the duties of 6 7 Governor, the same shall devolve upon the Speaker of the 8 House of Delegates: and in all other cases where there is no 9 one to act as Governor, one shall be chosen by the joint vote of the Legislature. Whenever a vacancy shall occur in the 10 11 office of Governor before the first three years of the term 12 shall have expired, a new election for Governor shall take 13 place to fill the vacancy. The new election shall consist of a 14 special primary election and a special general election, and 15 shall occur at such time as will permit the person elected as Governor in the new election to assume office within one 16 year of the date the vacancy occurred: Provided, That the 17 special general election provided in this section may not 18 19 apply to section eight, article one of this chapter. Within 20 thirty days from the date the vacancy occurs, the person 21 acting as Governor pursuant to the state constitution shall issue a proclamation fixing the time for a new statewide 22 23 election to fill the vacancy in the office of Governor, which 24 shall be published prior to such election as a Class II-0 legal 25 advertisement in compliance with the provisions of article three, chapter fifty-nine of this code, and the publication area 26 for such publication shall be each county of the state. The 27 28 proclamation issued by the person acting as Governor 29 pursuant to the state constitution shall provide for a special 30 primary election to nominate candidates for the special 31 general election. The special primary election shall take 32 place no less than ninety days after the proclamation and no 33 later than one hundred forty days from the date that the 34 vacancy in the office occurs. The proclamation issued by the 35 person acting as Governor pursuant to the state constitution 36 shall also provide for a special general election to take place 37 no sooner than ninety days after the special primary election 38 and no later than two hundred eighty days from the date that 39 the vacancy in the office occurs.

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40 (b) The compensation of election officers, cost of printing 41 ballots and all other reasonable and necessary expenses in 42 holding and making the return of the new election provided 43 in this section to fill a vacancy in the office of Governor are 44 obligations of the state incurred by the ballot commissioners, 45 clerks of the county commissions and county commissions of 46 the various counties as agents of the state. All expenses of 47 the new election are to be audited by the Secretary of State. 48 The Secretary of State shall prepare and transmit to the 49 county commissions forms on which the county commissions 50 shall certify all expenses of the new election provided in this 51 section to the Secretary of State. If satisfied that the expenses 52 s certified by the county commissions are reasonable and 53 more necessarily incurred, the Secretary of State shall 5.1 recussion the necessary warrants from the Auditor of the state to be drawn on the State Treasurer and shall mail the 55 56 warrants directly to the vendors of the new election services. 57 supplies and facilities.

(c) Notwithstanding the provisions of subsection (a) of
this section to the contrary, for purposes of filling the
vacancy that occurred in the office of Governor on November
15, 2010, a new election shall occur as follows:

(1) Upon the effective date of this subsection, the person
acting as Governor pursuant to the state constitution shall
immediately issue a proclamation calling for a special
primary and general election as provided for in this
subsection. For purposes of this subsection, the new elections
so provided in the proclamation mean the special primary and
general elections as set forth in this subsection.

(2) The special primary election shall be held on May 14,
2011 and the special general election shall be held on
October 4, 2011.

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72 (3) The proclamation for the special primary election and 73 special general election shall be published prior to the special 74 primary election and special general election, respectively, as a Class II-0 legal advertisement in accordance with article 75 76 three, chapter fifty-nine of this code and the publication area for the publication is each county of the state. The notice 77 shall be filed with the Secretary of State who shall cause the 78 79 document to be published within each county in accordance 80 with this section.

(4) The provisions of this chapter apply to the special
primary election and special general election to the extent
that those provisions are consistent with the provisions of this
section. Statutory time deadlines for the purpose of the new
election provided in this subsection are modified as follows:

(A) A notarized declaration of candidacy and filing fee
shall be filed and received in hand by the Secretary of State
by 5:00 p.m. on the fifth calendar day following the
proclamation of the special primary election. The declaration
of candidacy may be filed in person, by United States mail,
electronic means or any other means authorized by the
Secretary of State;

93 (B) The Secretary of State may issue emergency administrative orders to undertake other ministerial actions 94 95 that are otherwise authorized pursuant to this code when 96 necessary to assure the preservation of the voting rights of the 97 citizens of this state and avoid fraudulent voting and election 98 activities and otherwise assure the orderly and efficient 99 conduct of the new election provided in this subsection: 100 Provided, That emergency administrative orders may not 101 contravene the provisions of this section;

(C) For petition in lieu of payment of filing fees, a
candidate seeking nomination for the vacancy in the office of
Governor may utilize the process set forth in section eight-a,

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article five of this chapter: *Provided*, That the minimumnumber of signatures required is one thousand five hundred;

107 (D) Drawing for special primary election ballot position will take place at the Secretary of State's office twenty-four 108 109 hours after the end of the filing period. For each major political party on the ballot, a single drawing by lot shall 110 111 determine the candidate ballot position for ballots statewide. 112 This drawing shall be witnessed by four clerks of the county 113 commission chosen by the West Virginia Association of 114 County Clerks, with no more than two clerks representing a 115 single political party. Ballot position for the special general 116 election shall be determined pursuant to subdivision (3), 117 subsection (c), section two, article six of this chapter;

(E) A registered voter who has not reached eighteen years
of age may vote in the May 14, 2011 special primary
election: *Provided*, That the voter will attain eighteen years
of age at the time of the special general election provided in
this subsection;

(F) When paper or optical scan ballots are the primary
voting method used at any county, the total number of regular
official ballots printed shall equal at a minimum fifty percent
of the number of registered voters eligible to vote that ballot;

(G) When paper ballots are used in conjunction with a
direct recording electronic voting system, the total number of
regular official ballots printed shall equal at a minimum thirty
percent of the registered voters eligible to vote that ballot;

(H) Regularly scheduled locations of polling places may
not be changed, except for situations as provided in sections
seven-e and seven-f, article one of this chapter: *Provided*,
That if multiple precincts voted in one polling location for the
November 2, 2010, regularly scheduled general election,
these precincts may be consolidated into a single precinct.

Locations for consolidated precincts shall provide Internet
access, insofar as possible, for the sole purpose of utilizing
the Statewide Voter Registration System (SVRS) as an
electronic poll book. However, constitutionally mandated
redistricting may not take effect until the special primary
election and special general election provided in this
subsection are complete; and

144 (I) Citizens having no party organization or affiliation 145 may nominate candidates as provided by sections twenty-146 three and twenty-four of article five of this chapter: Provided, 147 That the number of signatures required to be submitted shall 148 be equal to not less than one-quarter of one percent of the 149 entire vote cast at the last preceding general election for 150 governor. Notwithstanding the provisions of sections twenty 151 three and twenty four of article five of this chapter, the 152 signatures, notarized declaration of candidacy, and filing fee 153 must be submitted no later than seven calendar days 154 following the special primary election provided in this subsection. 155

(J) For the special primary election to be held pursuant to
this subsection, early voting will also be conducted from 9
a.m. to 5 p.m. on the Saturday immediately prior to the end
of early voting.

(5) The provisions of this subsection shall expire upon
the election and qualification of the Governor following the
October 4, 2011 special general election.

(d) The Secretary of State shall by January 10, 2012
report to the Joint Committee on Government and Finance
findings regarding the operation of the new election
undertaken pursuant to subsection (c) of this section. This
report shall provide analysis of the direct and indirect costs
to the state associated with the conduct of the new election.

We, the undersigned, hereby certify that the foregoing bill is correctly enrolled.

 \sim Chairman, House Select Committee on Enrolled Bills

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Chairman, Senate Committee on Enrolled Bills

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Originating in the House.

In effect from passage.

Clerk of the House of Delegates

Clerk of the Senate

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