006880636 HOUSE BILL NO. 587 1 2 Offered January 20, 2000 3 A BILL to amend and reenact §§ 24.2-530 and 24.2-535 of the Code of Virginia and to amend the 4 Code of Virginia by adding sections numbered 24.2-418.1, 24.2-423.1, and 24.2-516.1, relating to 5 6 7 voter registration by political party; primary elections; penalties. Patron-Black 8 9 Referred to Committee on Privileges and Elections 10 11 Be it enacted by the General Assembly of Virginia: 1. That §§ 24.2-530 and 24.2-535 of the Code of Virginia are amended and reenacted and that the 12 Code of Virginia is amended by adding sections numbered 24.2-418.1, 24.2-423.1, and 24.2-516.1 as 13 14 follows: 15 § 24.2-418.1. Application for registration; political party affiliation; independent status. 16 A. Each application to register shall provide a space for the applicant to state his political party affiliation or independent status. If the applicant does not state his political party affiliation or indicate 17 his independent status, he shall be designated as independent in the registration records. 18 19 B. Each voter registered, prior to January 1, 2001, shall be deemed to be an independent in the 20 registration records unless the voter changes his designation to a political party affiliation pursuant to 21 § 24.2-423.1. 22 § 24.2-423.1. Change of political party affiliation or independent status. 23 A. Any registered voter may change his political party affiliation or independent status on his 24 registration record by giving a notice in writing, signed by him, to the general registrar of the 25 jurisdiction where he is registered. On receipt of the notice prescribed in this subsection, the general 26 registrar shall enter the voter's new political party affiliation or independent status on his registration 27 record and issue the voter a new voter registration card confirming the changed affiliation or status. 28 B. No change in a voter's political party affiliation or independent status shall be entered in the 29 registration records at any time the registration records are closed pursuant to § 24.2-416. 30 C. Written statements of a change in political party affiliation or independent status, filed pursuant 31 to subsection A, shall be subject to election fraud penalties as provided in § 24.2-1016. § 24.2-516.1. Party to notify State Board of persons qualified to vote in primary. 32 33 A. By January 31 of each year, the state party chairman of each political party shall file written 34 notice with the State Board whether the primaries to be conducted by the party, during the following 35 twelve months beginning on April 1, shall be open (i) only to qualified voters who have registered as being affiliated with the political party or (ii) to qualified voters who have registered as being affiliated with the political party and as independents. The state party chairman's notice shall apply to all 36 37 38 primaries conducted by the party including statewide and election-district primaries. 39 B. The primaries shall be open to qualified voters who have registered as being affiliated with the 40 political party and as independents if the state party chairman fails to provide to the State Board the 41 written notice required by subsection A. 42 § 24.2-530. Who may vote in primary. 43 All persons qualified to vote, pursuant to §§ 24.2-400 through 24.2-403 and § 24.2-516.1, may vote 44 at the primary. The primary shall be open, as specified pursuant to § 24.2-516.1, (i) only to qualified voters who have registered as being affiliated with the political party or (ii) to qualified voters who 45 have registered as being affiliated with the political party and as independents. No person shall vote for 46 47 the candidates of more than one party. **48** A qualified voter who has registered as a member of a political party prior to the closing of the 49 registration records for a November general election shall not be eligible to participate in a primary 50 election for a different political party held prior to the following July 1. However, the voter may 51 participate in the primary of the different political party if it has opened its primary to independent 52 voters pursuant to § 24.2-516.1 and the voter has changed his registration to independent status before 53 the registration records are closed for that primary. 54 § 24.2-535. Vote required to nominate. 55 Any candidate for party nomination to any office who receives a plurality of the votes cast by at his political party primary shall be the nominee of his party for that office, and his name shall be printed 56 on the official ballots used in the election for which the primary was held. 57

58 2. That the provisions of this act shall become effective on January 1, 2001; however, the 59 provisions of this act shall not be applicable to primaries conducted prior to April 1, 2001. HB587