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SENATE BILL NO. 319

Offered January 19, 2000

A BILL to amend and reenact § 24.2-545 of the Code of Virginia, relating to presidential primaries.

Patrons—Reynolds; Delegates: Armstrong and Day

Referred to Committee on Privileges and Elections

Be it enacted by the General Assembly of Virginia:

10 1. That § 24.2-545 of the Code of Virginia is amended and reenacted as follows:

§ 24.2-545. Presidential primary.

A. The duly constituted authorities of the state political party shall have the right to determine the 12 method by which the state party will select its delegates to the national convention to choose the party's 13 nominees for President and Vice President of the United States including a presidential primary or 14 15 another method determined by the party. The state chairman shall notify the State Board of the party's 16 determination at least ninety days before the primary date. If the party has determined that it will hold a presidential primary, each registered voter of the Commonwealth shall be given an opportunity to 17 participate in the presidential primary of the political party, as defined in § 24.2-101, subject to 18 requirements determined by the political party for participation in its presidential primary. The 19 20 requirements may include, but shall not be limited to, the signing of a pledge by the voter of his 21 intention to support the party's candidate when offering to vote in the primary. The requirements 22 applicable to a party's primary shall be determined at least ninety days prior to the primary date and 23 certified to, and approved by, the State Board.

24 B. Any person seeking the nomination of the national political party for the office of President of the United States, or any group organized in this Commonwealth on behalf of, and with the consent of such 25 person, may file with the State Board petitions signed by at least 10,000 qualified voters, including at 26 least 400 qualified voters from each congressional district in the Commonwealth, who attest that they 27 28 intend to participate in the primary of the same political party as the candidate for whom the petitions are filed. Such petitions shall be filed with the State Board by the primary filing deadline. The petitions 29 30 shall be on a form prescribed by the State Board. Such person or group shall file with the petitions a list of the names of persons who would be elected delegates and alternate delegates to the political party's 31 32 national convention if the person wins the primary and the party has determined that its delegates will 33 be selected pursuant to the primary. The slate of delegates and alternates shall comply with the rules of 34 the national and state party.

C. The names of all candidates in the presidential primary of each political party shall appear on the ballot in an order determined by lot by the State Board.

D. The State Board shall certify the results of the presidential primary to the state chairman. If the party has determined that its delegates and alternates will be selected pursuant to the primary, the slate of delegates and alternates of the candidate receiving the most votes in the primary shall be deemed elected by the state party. If the party has determined to use another method for selecting delegates and alternates, those delegates and alternates shall be bound to vote on the first ballot at the national convention for the candidate receiving the most votes in the primary unless that candidate releases those delegates and alternates from such vote.

E. The election, or binding of votes, of delegates to a political party's national convention for the nomination of that party's candidates for President and Vice President of the United States through the presidential primary process shall be considered to be equivalent to a primary for the nomination of a party's candidate, and the cost of the presidential primary shall be paid by the counties and cities of the Commonwealth.

49 F. The cost of the presidential primary shall be paid by the Commonwealth pursuant to the 50 provisions of the appropriations act.

51 2. That an emergency exists and this act is in force from its passage.

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