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SENATE BILL NO. 976

Offered January 19, 2018

A BILL to amend and reenact § 24.2-509 of the Code of Virginia, relating to party to determine method of nominating its candidates for office; exceptions.
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Patron—DeSteph

Referred to Committee on Privileges and Elections

Be it enacted by the General Assembly of Virginia:

10 1. That § 24.2-509 of the Code of Virginia is amended and reenacted as follows:

§ 24.2-509. Party to determine method of nominating its candidates for office; exceptions.

A. The Subject to the provisions of subsection C, the duly constituted authorities of the state political party shall have the right to determine the method by which a party nomination for a member of the United States Senate or for any statewide office shall be made. The Subject to the provisions of subsection C, the duly constituted authorities of the political party for the district, county, city, or town in which any other office is to be filled shall have the right to determine the method by which a party nomination for that office shall be made.

B. Notwithstanding subsection A, but subject to the provisions of subsection C, the following 18 19 provisions shall apply to the determination of the method of making party nominations. A party shall 20 nominate its candidate for election for a General Assembly district where there is only one incumbent of 21 that party for the district by the method designated by that incumbent, or absent any designation by him 22 by the method of nomination determined by the party. A party shall nominate its candidates for election 23 for a General Assembly district where there is more than one incumbent of that party for the district by 24 a primary unless all the incumbents consent to a different method of nomination. A party, whose 25 candidate at the immediately preceding election for a particular office other than the General Assembly (i) was nominated by a primary or filed for a primary but was not opposed and (ii) was elected at the 26 27 general election, shall nominate a candidate for the next election for that office by a primary unless all 28 incumbents of that party for that office consent to a different method.

When, under any of the foregoing provisions, no incumbents offer as candidates for reelection to the same office, the method of nomination shall be determined by the political party.

For the purposes of this subsection, any officeholder who offers for reelection to the same office
 shall be deemed an incumbent notwithstanding that the district which he represents differs in part from
 that for which he offers for election.

C. No political party, through its duly constituted authorities, shall determine that its candidates for
statewide or General Assembly district office, the U.S. House of Representatives, or the U.S. Senate
shall be nominated by a method that will have the practical effect of excluding participation in the
nominating process by otherwise eligible active duty military personnel, including military reservists and
Virginia National Guard personnel, or by individuals unable to attend meetings because of injuries

39 suffered in military service, regardless of the duty station or location of such personnel or individuals.