For An Act To Be Entitled

AN ACT TO CLARIFY AND MODERNIZE PROCEDURES REQUIRED FOR POLITICAL PARTY PRIMARIES; TO AMEND THE LAW CONCERNING POLITICAL PARTY PRIMARIES; AND FOR OTHER PURPOSES.

Subtitle

TO CLARIFY AND MODERNIZE PROCEDURES REQUIRED FOR POLITICAL PARTY PRIMARIES; AND TO AMEND THE LAW CONCERNING POLITICAL PARTY PRIMARIES.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Arkansas Code § 7-3-101 is amended to read as follows:

7-3-101. Duties and powers.

(a) Subject to the provisions of this act and other applicable laws of this state, organized political parties shall:

(1) Have the right to prescribe the qualifications of their own membership;

(2) Prescribe the qualifications for voting in their party primaries; and

(3) Establish rules and procedures for their own organization.

(b)(1) An organized political party shall provide current copies of its adopted rules and procedures to the Secretary of State and the State Board of Election Commissioners.

(2) The obligation under subdivision (b)(1) is a continuing
obligation, and as rules and procedures are amended the political party shall
continue to provide updated and current copies of the rules and procedures.

SECTION 2. Arkansas Code § 7-3-103 is amended to read as follows:

7-3-103. State committee members.

(a) The members of the state committee of political parties in this
state shall be elected by the respective state conventions in accordance with
respective political party rules.

(b) Caucuses by delegates to the state conventions for the purpose of
recommending members of the state committee shall be held at a definite time
and place to be announced publicly by the temporary chair of the state
convention convened at the first session of the convention. The temporary
chair shall appoint some delegate to convene each caucus. If any delegation
from a county shall notify the chair of the convention that a caucus has been
held and a recommendation made without a county delegation having had timely
notice of and an opportunity to be present at the caucus, the chair of the
convention shall at once order a new caucus.

(c) The term of office of the members of a state committee shall begin
from their election, and they shall hold office until the next convention and
until their successors are elected and qualified as provided under respective political party rules.

SECTION 3. Arkansas Code § 7-3-104(a)(1), concerning election of
county political party committee members, is amended to read as follows:

(a)(1) The members of the county committee of political parties from
each election precinct, township, or city ward shall be elected by a majority
vote of those votes cast for each membership position at the primary
elections held by the political party in accordance with respective political
party rules.

SECTION 4. Arkansas Code § 7-3-105(a) and (b), concerning election of
county convention delegates, are amended to read as follows:

(a) Delegates from each election precinct, township, or city ward to
the county convention of political parties shall be selected at the primary
election held by each party to the county convention shall be elected in
accordance with respective political party rules.
(b) The county committee shall may place on the ballot of the primary election the names of all persons seeking election as a county convention delegate who shall have filed a written pledge to abide by the results of the primary, if any is required by the rules of the political party, and shall have paid the ballot fee, if any, assessed therefor.

SECTION 5. Arkansas Code § 7-7-104 is amended to read as follows:

7-7-104. Vacancy in nomination — Alternative methods for filling — Tie vote.

(a) Except as provided in subdivision (b) of this section, nominees of a political party to fill a vacancy in nomination, as defined in § 7-1-101, shall be declared by:

(1) Certificate of the chair and secretary of any convention of delegates held within twenty-five (25) days following receipt of the Governor’s letter certifying vacancy; or

(2)(A) A special primary election called, held, and conducted in accordance with the rules of the party.

(B) A special primary election may be called only if the special primary election can be called, held, conducted, and certified and certificates of nomination filed at least seventy (70) days before the general election.

(b)(1) In case of a tie vote for the same office at a general primary election, a vacancy in nomination for that office shall exist.

(2)(A) Nominees of a political party to fill a vacancy in nomination resulting from a tie vote for the same office at a general primary election shall be declared by certificate of the chair and secretary of an appropriate convention of delegates held within twenty-five (25) days following receipt of the Governor’s letter certifying a vacancy.

(B) A convention of delegates shall be conducted in accordance with the rules of the party.

(c)(1) When a vacancy in nomination occurs as a result of death or when the person who received the majority of votes cast at the preferential primary election or the general primary election notifies the state committee of the political party of his or her intent to refuse nomination due to serious illness, moving out of the area from which elected as the party’s nominee, or filing for another office, the state committee of the political
party shall notify the Governor within five (5) ten (10) calendar days after
the date of death or the date the party was notified of intent to refuse
nomination as to whether the party chooses to fill the vacancy in nomination
at a special election or a convention.

(2) If the party fails to notify the Governor within the five-
day ten-calendar-day period, the vacancy in nomination shall not be filled
nor shall the vacancy in nomination be filled if it occurred for any reason
other than death, serious illness, the candidate’s moving out of the area
from which elected as the party’s nominee, or filing for another office.

(d)(1) If the party notifies the Governor within the time prescribed
in subsection (c) of this section of the desire to have a special primary
election, the Governor shall issue a proclamation within five (5) days
calling the special election and establishing the deadline for filing as a
candidate for nomination, drawing for ballot position, and issuing and filing
certificates of nomination. The special primary election shall occur no
earlier than thirty (30) days nor later than sixty (60) days after the filing
deadline. The candidate who receives the most votes in the special primary
election shall be declared the nominee. There shall be no runoff election. In
the event of a tie for the most votes, the nominee shall be determined by lot
in a public meeting of the appropriate party committee.

(2) When the certificate of nomination is filed for a nominee
who is filling a vacancy in nomination, the filing authority shall
immediately certify the name of the nominee to the appropriate county board
of election commissioners.

(e) If the party notifies the Governor that it desires to fill the
vacancy in nomination by convention, the convention shall occur no later than
twenty-five (25) days and be conducted in accordance with respective
political party rules after the notice is provided to the Governor.

(2) A convention shall be conducted in accordance with the rules
of the party.

(f)(1) If the party’s nominee is not selected in time to file his or
her certificate of nomination with the appropriate party authority at least
seventy-six (76) days before the general election, the nominee’s name shall
not appear on the general election ballot but the name of the person who
vacated the nomination shall appear on the ballot, and votes cast for the
name of the person appearing on the ballot shall be counted for the nominee
but only if the certificate of nomination is duly filed at least forty-seven (47) days before the general election.

(2)(A) If votes for a nominee whose name does not appear on the ballot are to be counted under subdivision (f)(1) of this section, the county board of election commissioners shall post a notice at each affected polling place stating each election in which a vote for the person appearing on the ballot shall be counted for the nominee.

(B) A copy of the notice shall be included with the instructions sent to absentee voters.

SECTION 6. Arkansas Code § 7-7-106 is amended to read as follows:

7-7-106. Filling vacancies in candidacy for nomination — Preferential primary.

(a) A political party may fill a vacancy if:

(1) A person is running unopposed in a preferential primary and cannot accept the nomination due to death; or

(2) A person is running unopposed in a preferential primary and notifies the party that he or she will not accept the nomination due to a serious illness.

(b) The vacancy shall be filled within ten (10) calendar days after the death or notification to the political party in accordance with respective political party rules.

(c) The vacancy shall be filled at a convention of the political party.

(d) If the vacancy is filled more than sixty-six (66) days before the preferential primary election, the name of the person filling the vacancy shall be printed on the ballot instead of the name of the person who vacated the candidacy.

(e) If the vacancy is filled less than sixty-six (66) days before the date of the preferential primary election, the name of the person subsequently elected to fill the vacancy in candidacy shall be declared the nominee even if the name of the person who vacated the candidacy appears on the preferential primary ballot.

(f) If the vacancy in candidacy is not filled before the date of the preferential primary election, a vacancy in nomination shall be deemed to exist on the date of the preferential primary election and the vacancy in
nomination shall be filled under § 7-7-104.

APPROVED: 4/1/19