1	State of Arkansas	As Engrossed: \$3/26/15 A D:11	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 389
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5	By: Senator G. Stubblefield		
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7		For An Act To Be Entitled	
8		AMEND ARKANSAS ELECTION LAWS CO	
9	PRESIDENTIAL PREFERENTIAL PRIMARY ELECTIONS; AND FOR		
10	OTHER PUR	POSES.	
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13		Subtitle	
14	TO A	AMEND ARKANSAS ELECTION LAWS	
15	CONC	CERNING PRESIDENTIAL PREFERENTIA	L
16	PRIM	MARY ELECTIONS.	
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19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF	? ARKANSAS:
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21	SECTION 1. Ark	ansas Code § 7-5-418 (a)(2), cor	ncerning early voting for
22	certain elections, is	amended to read as follows:	
23	(2) However, on	all other elections, including	without limitation the
24	presidential preferen	tial primary, general primary ar	nd general runoff
25	elections, early voti	ng shall be available to any qua	alified elector who
26	applies to the county	clerk during regular office hou	ırs, beginning seven (7)
27	days before the elect	ion and ending on the day before	e the election day at the
28	time the county clerk	's office regularly closes.	
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30	SECTION 2. Ark	ansas Code § 7-8-101, concerning	g the governing of
31	primary elections, is	amended to add an additional su	ıbsection to read as
32	follows:		
33	(b) Unless oth	erwise provided by Arkansas law,	, the presidential
34	preferential primary	election shall be on the date es	stablished by the General
35	Assembly and shall be	governed in accordance with the	e laws for primary
36	elections in this sta	te.	

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2	SECTION 3. Arkansas Code § 7-8-201 is amended to read as follows:
3	7-8-201. Preferential elections required — Apportionment of delegates.
4	(a)(1) Each political party in the state desiring to select delegates
5	to attend a quadrennial national nominating convention of the party to select
6	a nominee for the office of President of the United States shall hold a
7	presidential preferential primary election in the state, and the delegates to
8	the national party convention shall be apportioned to the presidential
9	candidates whose names were on the ballot at the presidential preferential
10	primary or to "uncommitted" in the proportion that the votes cast for each
11	candidate or for "uncommitted" bear to the total votes cast at the election,
12	rounded to the closest whole number.
13	(2) A presidential preferential primary election shall be held
14	on the first Tuesday in March of the year in which the convention is held.
15	(3)(A)(i) Any person desiring to have his or her name printed on
16	the presidential preferential primary ballot as a candidate for his or her
17	party's nomination shall file a party certificate with the Secretary of State
18	during regular office hours in the period beginning at 12:00 noon on the
19	first Monday in November and ending at 12:00 noon on the seventh day
20	thereafter before the presidential preferential primary election.
21	(ii) The name to be printed on the ballot shall be
22	the name on the party certificate.
23	(iii) The Secretary of State shall not accept for
24	filing a party certificate that contains a name that does not conform to the
25	requirements of § 7-7-305(c).
26	(B) Each political party shall:
27	(i) Be responsible for determining the qualifications
28	of candidates seeking to appear on the presidential preferential primary
29	ballot of each political party;
30	(ii) Provide necessary applications for candidacy;
31	<u>and</u>
32	(iii) Accept and process the applications.
33	(C) The Secretary of State shall transmit to each county
34	board of election commissioners no later than ninety-two (92) days before the
35	presidential preferential primary election a certified list of the names of
36	the candidates of each political party as they are to be printed on the

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1	<u>ballot</u> .		
2	(D)(i) Not later than eighty-nine (89) days before the		
3	presidential preferential primary election, the county board of election		
4	commissioners of each county shall hold a public meeting to determine by lo		
5	the order in which the names of the candidates for the respective party		
6	primaries are to appear on the ballot.		
7	(ii) The county board of election commissioners shall		
8	publish notice of the meeting at least three (3) days before the meeting in		
9	newspaper of general circulation in the county.		
10	(4) The cost of the presidential preferential primary election		
11	shall be borne by the State of Arkansas and shall be paid from an		
12	appropriation made to the State Board of Election Commissioners for that		
13	purpose.		
14	(5)(A) Within each county, the presidential preferential primary		
15	election shall be conducted by the county board of election commissioners.		
16	(B) The state board may withhold reimbursement of funds to		
17	counties for state-funded presidential preferential primary elections for		
18	failure to comply with the rules developed by the state board for the		
19	administration of primary elections or applicable state election laws until		
20	all requirements are met to the satisfaction of the state board.		
21	(b)(1) Presidential preferential primary election procedures not		
22	addressed in this section shall be governed by the general election laws of		
23	the state, including, but not limited to, laws governing primary elections.		
24	(2) Party rules shall govern presidential preferential primary		
25	election procedures not addressed by the general election laws of this state.		
26			
27	SECTION 4. Arkansas Code § 7-8-204 is amended to read as follows:		
28	7-8-204. Rules for selection of delegates and alternates.		
29	Each political party holding a presidential preferential primary		
30	election in the state shall adopt appropriate rules for the selection of		
31	delegates and alternate delegates to the quadrennial national nominating		
32	convention of the party and to otherwise carry out the intent and purposes of		
33	this subchapter.		
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35	/s/G. Stubblefield		

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