## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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## HOUSE BILL 913 Committee Substitute Favorable 6/25/18

	Short Title: Bipartisan Ethics and Elections Enforcement.	(Public)	
	Sponsors:		
	Referred to:		
	April 26, 2017		
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1	A BILL TO BE ENTITLED		
2	AN ACT TO AMEND THE CONSTITUTION OF NORTH CAROLINA TO ESTABLISH A BIPARTISAN BOARD OF ETHICS AND ELECTIONS ENFORCEMENT AND TO		
3 4	CLARIFY BOARD APPOINTMENTS.	IND IO	
4 5	The General Assembly of North Carolina enacts:		
6	<b>SECTION 1.</b> Article VI of the North Carolina Constitution is amended by	adding a	
7	new section to read:	adding a	
8	"Sec. 11. Bipartisan State Board of Ethics and Elections Enforcement.		
9	(1) The Bipartisan State Board of Ethics and Elections Enforcement shall be es	tablished	
10	to administer ethics and election laws, as prescribed by general law. The Bipartisan Sta		
11	of Ethics and Elections Enforcement shall be located within the Executive Br		
12	administrative purposes only but shall exercise all of its powers independently of the E	Executive	
13	Branch.		
14	(2) The Bipartisan State Board of Ethics and Elections Enforcement shall consis		
15	members, each serving a term of four years, who shall be qualified voters of this State. Of the		
16	total membership, no more than four members may be registered with the same political		
17	affiliation, if defined by general law. Appointments shall be made as follows:		
18	(a) Four members by the General Assembly, upon the recommendation		
19	President Pro Tempore of the Senate, from nominees submitte		
20	President Pro Tempore by the majority leader and minority leader		
21	Senate, as prescribed by general law. The President Pro Tempore of the	<u>ie Senate</u>	
22	<ul> <li>(b) shall not recommend more than two nominees from each leader.</li> <li>(b) Four members by the General Assembly, upon the recommendation</li> </ul>	on of the	
23 24	(b) Four members by the General Assembly, upon the recommendation Speaker of the House of Representatives, from nominees submitted		
21 22 23 24 25	Speaker of the House by the majority leader and minority leader of the		
26	of Representatives, as prescribed by general law. The Speaker of the		
27	Representatives shall not recommend more than two nominees fr		
	leader."		
28 29	<b>SECTION 2.</b> Section 6 of Article I of the North Carolina Constitution	reads as	
30	rewritten:		
31	"Sec. 6. Separation of powers.		
32	(1) The legislative, executive, and supreme judicial powers of the State governm	nent shall	
33	be forever separate and distinct from each other.		
34	(2) The legislative powers of the State government shall control the powers, duties		
35	responsibilities, appointments, and terms of office of any board or commission prescribed by		



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general law. The executive powers of the State government shall be use	d to faithfully execute	
the general laws prescribing the board or commission."	•	
<b>SECTION 3.</b> Section 20 of Article II of the North Carolina	Constitution reads as	
rewritten:		
"Sec. 20. Powers of the General Assembly.		
(1) Each house shall be judge of the qualifications and elections of its own members,		
shall sit upon its own adjournment from day to day, and shall prepare bills to be enacted into		
laws. The two houses may jointly adjourn to any future day or other place. Either house may, of		
its own motion, adjourn for a period not in excess of three days.		
(2) No law shall be enacted by the General Assembly that appo		
General Assembly to any board or commission that exercises executive o		
SECTION 4. Section 5 of Article III of the North Carolina	Constitution reads as	
rewritten:		
"Sec. 5. Duties of Governor.		
(4) Execution of laws. The Governor shall take care that the laws	•	
In faithfully executing any general law enacted by the General Assembly of		
duties, responsibilities, appointments, and terms of office of any boar		
Governor shall implement that general law as enacted and the legislative of	lelegation provided for	
in Section 6 of Article I of this Constitution shall control.		
(9) Appointments. The Coverner shall reminete and by and with	the advice and concent	
(8) Appointments. The Governor shall nominate and by and with of a majority of the Senators appoint all officers whose appointments are not senated as the senators appoint and senators appoint appointments are not senated as the senators appoint and senators appoint appointments are not senated as the senators appoint appointment appointmen		
for. The legislative delegation provided for in Section 6 of Article I of	-	
control any executive, legislative, or judicial appointment and shall be		
enacted.	Tarununy excedicu as	
"		
<b>SECTION 5.</b> The amendments set out in Sections 1 through	h 4 of this act shall be	
submitted to the qualified voters of the State at a statewide general of		
November of 2018, which election shall be conducted under the laws then governing elections		
in the State. Ballots, voting systems, or both may be used in accordance		
the General Statutes. The question to be used in the voting systems and ba	1	
"[] FOR [] AGAINST		
Constitutional amendment to establish a bipartisan Board of H	Ethics and Elections to	
administer ethics and election laws, to clarify the appointment authority		
the Judicial Branches, and to prohibit legislators from serving on boa	ards and commissions	
exercising executive or judicial authority."		
SECTION 6. If a majority of the votes cast on the question	on are in favor of the	
amendments set out in Sections 1 through 4 of this act, the Bipartisan St		
and Ethics Enforcement shall certify the amendments to the Secretary of	State, who shall enroll	
the amendment so certified among the permanent records of that office.		
<b>SECTION 7.</b> If the amendments are approved by the qualifie		
this section, Sections 2 through 4 of this act become effective upon certification of the section of the sectio	fication and Section 1	
becomes effective March 1, 2019.		
<b>SECTION 8.</b> Except as otherwise provided, this act is effectively as the second secon	ctive when it becomes	
law.		