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By: Senator Miller Introduced and read first time: March 4, 2002					
Assigned to: Rules Re-referred to: Education, Health, and Environmental Affairs, March 14, 2002  Committee Report: Favorable with amendments					
					Senate action: Adopted
					Read second time: March 25, 2002
CHAPTER					
1 AN ACT concerning					
2 Prince George's County - Democratic Party Central Committee -					
3 Composition					
4 FOR the purpose of altering the composition of the Prince George's County					
5 Democratic Party Central Committee; providing for the termination of certain					
6 provisions of this Act; providing for the effective date of certain provisions of this					
Act; and generally relating to the composition of the Prince George's County					
8 Democratic Party Central Committee.					
9 BY repealing and reenacting, with amendments,					
10 Article 33 - Election Code					
11 Section 4-203(g)					
Annotated Code of Maryland					
13 (1997 Replacement Volume and 2001 Supplement)					
14 BY repealing and reenacting, with amendments,					
15 Article - Election Law					
16 Section 4-203(g)					
17 Annotated Code of Maryland					
18 (As enacted by Chapter (S.B. 1) of the Acts of the General Assembly of 2002)					
19 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF					

20 MARYLAND, That the Laws of Maryland read as follows:

36 Central Committee.

## 1 Article 33 - Election Code 2 4-203. In Prince George's County, members of the Republican Party 3 (g) (1) (i) 4 Central Committee: 5 1. May not run at large; and 6 2. Shall be elected from within legislative districts of Prince George's County or within that portion of any legislative district lying within Prince 8 George's County. 9 (ii) The number of members of the Republican Party Central 10 Committee shall consist of: 11 1. Two members from each legislative district that is wholly 12 within Prince George's County; and 13 One member from that portion of each legislative district 14 that is partially within Prince George's County. 15 In Prince George's County, the Democratic Party Central 16 Committee consists of [21] 23 members. 17 Two members shall reside in and be elected by the eligible (ii) 18 voters of each of the [seven] EIGHT legislative districts [in which a majority of the 19 voters reside] LYING within Prince George's County. 20 2. AT LEAST ONE MEMBER SHALL RESIDE IN EACH SINGLE 21 MEMBER OR 2 MEMBER DELEGATE DISTRICT OF ANY DISTRICT IN WHICH THERE ARE 22 SUCH DISTRICTS. 23 [One member shall reside in and be elected by the eligible (iii) 24 voters of the Prince George's County portion of the legislative district in which a minority of the voters reside within Prince George's County. In addition to the members of the committee elected from 27 legislative districts, [six] SEVEN members of the committee shall be elected by all the 28 eligible voters in the County. At the time of election, each such member shall reside in 29 a different one of the [six] SEVEN legislative districts [that lies wholly] within 30 Prince George's County IN WHICH A MAJORITY OF VOTERS RESIDE. 31 [(v)](IV) A candidate for election to the Democratic Party Central 32 Committee shall declare at the time of filing for candidacy which seat on the Central Committee the candidate is seeking. 34 (V) If a member who was elected from a specific legislative [(vi)]35 district ceases to reside in that district, the member may not continue to serve on the

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1 2	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:			
3			Article - Election Law	
4	4-203.			
5 6	(g) (1) (i) Central Committee:	In Princ	e George's County, members of the Republican Party	
7		1.	May not run at large; and	
	George's County or within that George's County.	2. portion	Shall be elected from within legislative districts of Prince of any legislative district lying within Prince	
11 12	(ii) Committee shall consist of:	The nun	nber of members of the Republican Party Central	
13 14	within Prince George's Count	1. y; and	Two members from each legislative district that is wholly	
15 16	that is partially within Prince	2. George's	One member from that portion of each legislative district County.	
17 18	(2) (i) Committee consists of [21] 23		e George's County, the Democratic Party Central es.	
	` '		Two members shall reside in and be elected by the eligible gislative districts [in which a majority of the eorge's County.	
		2. DELEGA	AT LEAST ONE MEMBER SHALL RESIDE IN EACH SINGLE TE DISTRICT OF ANY DISTRICT IN WHICH THERE ARE	
	5 (iii) [One member shall reside in and be elected by the eligible 6 voters of the Prince George's County portion of the legislative district in which a 7 minority of the voters reside within Prince George's County.			
30 31	28 (iv)] In addition to the members of the committee elected from 29 legislative districts, [six] SEVEN members of the committee shall be elected by all the 30 eligible voters in the County, and at the time of election, each member shall reside in 31 a different one of the [six] SEVEN legislative districts [that lies wholly] within 32 Prince George's County IN WHICH A MAJORITY OF VOTERS RESIDE.			
	[(v)] (IV) A candidate for election to the Democratic Party Central Committee shall declare at the time of filing for candidacy which seat on the Central Committee the candidate is seeking.			

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- 1 [(vi)] (V) If a member who was elected from a specific legislative
- 2 district ceases to reside in that district, the member may not continue to serve on the
- 3 Central Committee.
- 4 SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act
- 5 shall take effect October 1, 2002. It shall remain effective until the taking effect of
- 6 Section 2 of this Act. If Section 2 of this Act takes effect, Section 1 of this Act shall be
- 7 abrogated and of no further force and effect.
- 8 SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall
- 9 take effect on the taking effect of Chapter (S.B. 1) of the Acts of the General
- 10 Assembly of 2002. If Section 2 of this Act takes effect, Section 1 of this Act shall be
- 11 abrogated and of no further force and effect.
- 12 SECTION 4. AND BE IT FURTHER ENACTED, That, subject to the
- 13 provisions of Section 3 of this Act, this Act shall take effect January 1, 2003 June 1,
- 14 <u>2002</u>.