HOUSE BILL 479

G1 HB 707/22 – W&M CONSTITUTIONAL AMENDMENT

4lr1708 CF SB 372

By: **Delegate Palakovich Carr** Introduced and read first time: January 22, 2024 Assigned to: Ways and Means

A BILL ENTITLED

1 AN ACT concerning

2 Election Law – Deadline for Selection of Lieutenant Governor

- FOR the purpose of altering the timeline for and requirements related to the selection of a
 candidate for Lieutenant Governor by a candidate for Governor.
- 5 BY proposing an amendment to the Maryland Constitution
- 6 Article II Executive Department
- 7 Section 1B

8 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,

9 (Three-fifths of all the members elected to each of the two Houses concurring), That it be 10 proposed that the Maryland Constitution read as follows:

11

Article II – Executive Department

12 1B.

13 [Each candidate who shall seek a nomination for Governor, under any method 14 provided by law for such nomination, including primary elections, shall at the time of filing 15 for said office designate a candidate for Lieutenant Governor, and the names of the said 16 candidate for Governor and Lieutenant Governor shall be listed on the primary election 17 ballot, or otherwise considered for nomination jointly with each other.]

18 (A) A CANDIDATE WHO SEEKS A NOMINATION FOR GOVERNOR IN A 19 PRIMARY ELECTION SHALL DESIGNATE A CANDIDATE FOR LIEUTENANT GOVERNOR 20 WITHIN 21 DAYS AFTER THE PRIMARY ELECTION.

21(B) A CANDIDATE WHO SEEKS A NOMINATION FOR GOVERNOR UNDER ANY22METHOD PROVIDED BY LAW OTHER THAN A PRIMARY ELECTION SHALL DESIGNATE23A CANDIDATE FOR LIEUTENANT GOVERNOR AT THE TIME OF FILING A



HOUSE BILL 479

1 DECLARATION OF INTENT TO SEEK NOMINATION, AND THE CANDIDATE FOR 2 GOVERNOR AND THE DESIGNATED CANDIDATE FOR LIEUTENANT GOVERNOR 3 SHALL BE CONSIDERED FOR NOMINATION JOINTLY.

4 **(C)** No candidate for Governor may designate a candidate for Lieutenant (1) $\mathbf{5}$ Governor [to contest for the said offices jointly with him] without the consent of the [said] 6 candidate for Lieutenant Governor, and no candidate for Lieutenant Governor may 7 designate a candidate for Governor, to contest jointly for said offices with him without 8 the consent of the [said] candidate for Governor[, said consent to be in writing on a form provided for such purpose and filed at the time the said candidates shall file their 9 10 certificates of candidacy, or other documents by which they seek nomination.

11(2) A CANDIDATE SHALL PROVIDE CONSENT UNDER THIS12SUBSECTION IN WRITING AT THE TIME OF FILING A CERTIFICATE OF CANDIDACY OR13A DECLARATION OF INTENT.

14 (D) In [any] A GENERAL election, [including a primary election,] candidates for 15 Governor and Lieutenant Governor shall be listed jointly on the ballot, and a vote cast for 16 the candidate for Governor shall also be cast for THE CANDIDATE FOR Lieutenant 17 Governor jointly listed on the ballot with [him, and] the CANDIDATE FOR GOVERNOR.

18 **(E)**

IN A PRIMARY ELECTION:

19(1) THE NAME OF THE CANDIDATE FOR GOVERNOR SHALL BE LISTED20ON THE PRIMARY ELECTION BALLOT WITHOUT A CANDIDATE FOR LIEUTENANT21GOVERNOR; AND

(2) THE CANDIDATE FOR LIEUTENANT GOVERNOR SHALL FILE A CERTIFICATE OF CANDIDACY AT THE TIME THE CANDIDATE FOR LIEUTENANT GOVERNOR IS DESIGNATED BY THE CANDIDATE FOR GOVERNOR.

(F) THE election of THE Governor, or the nomination of a candidate for Governor, also shall constitute the election for the same term, or the nomination, of the Lieutenant Governor who was listed on the ballot or was being considered jointly with [him] THE CANDIDATE FOR GOVERNOR.

29 SECTION 2. AND BE IT FURTHER ENACTED, That the General Assembly 30 determines that the amendment to the Maryland Constitution proposed by Section 1 of this 31 Act affects multiple jurisdictions and that the provisions of Article XIV, § 1 of the Maryland 32 Constitution concerning local approval of constitutional amendments do not apply.

33 SECTION 3. AND BE IT FURTHER ENACTED, That the amendment to the 34 Maryland Constitution proposed by Section 1 of this Act shall be submitted to the qualified 35 voters of the State at the next general election to be held in November 2024 for adoption or 36 rejection pursuant to Article XIV of the Maryland Constitution. At that general election,

HOUSE BILL 479

the vote on the proposed amendment to the Constitution shall be by ballot, and on each ballot there shall be printed the words "For the Constitutional Amendment" and "Against the Constitutional Amendment", as now provided by law. Immediately after the election, all returns shall be made to the Governor of the vote for and against the proposed amendment, as directed by Article XIV of the Maryland Constitution, and further proceedings had in accordance with Article XIV.