

# HOUSE BILL 182

G1

(PRE-FILED)

6lr0669

CF 6lr0667

---

By: Delegate Stein

Requested: August 1, 2025

Introduced and read first time: January 14, 2026

Assigned to: Government, Labor, and Elections

---

## A BILL ENTITLED

1 AN ACT concerning

2 **Election Law – Presidential Electors – Selection and Voting**

3 FOR the purpose of altering the procedures for the selection of presidential elector  
4 nominees and alternate presidential elector nominees; requiring the State  
5 Administrator of Elections to preside at a certain meeting of certain presidential  
6 electors; altering the procedures for the meeting of presidential electors; establishing  
7 procedures for the preparation, delivery, signing, and transmission of an amended  
8 certificate of ascertainment after the vote of the State's presidential electors under  
9 certain circumstances; and generally relating to presidential electors.

10 BY repealing and reenacting, without amendments,

11 Article – Election Law

12 Section 1–101(a)

13 Annotated Code of Maryland

14 (2022 Replacement Volume and 2025 Supplement)

15 BY adding to

16 Article – Election Law

17 Section 1–101(ii–2) and (tt–1), 8–504, 8–506, 8–507, and 8–509

18 Annotated Code of Maryland

19 (2022 Replacement Volume and 2025 Supplement)

20 BY repealing and reenacting, with amendments,

21 Article – Election Law

22 Section 1–101(tt–1) and 8–503 through 8–505

23 Annotated Code of Maryland

24 (2022 Replacement Volume and 2025 Supplement)

25 BY repealing and reenacting, with amendments,

26 Article – Election Law

---

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1                   Section 8-504 and 8-505  
2                   Annotated Code of Maryland  
3                   (2022 Replacement Volume and 2025 Supplement)  
4                   (As enacted by Chapters 43 and 44 of the Acts of the General Assembly of 2007)

5                   SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,  
6   That the Laws of Maryland read as follows:

7                   **Article – Election Law**

8   1-101.

9                   (a) In this article the following words have the meanings indicated unless a  
10                   different meaning is clearly intended from the context.

11                   **(II-2) “PRESIDENTIAL ELECTOR” MEANS AN ELECTOR FOR PRESIDENT AND**  
12                   **VICE PRESIDENT OF THE UNITED STATES.**

13                   **(TT-1) “UNAFFILIATED PRESIDENTIAL CANDIDATE” MEANS A**  
14                   **CANDIDATE FOR PRESIDENT OF THE UNITED STATES WHO QUALIFIES FOR THE**  
15                   **GENERAL ELECTION BALLOT BY MEANS OTHER THAN NOMINATION BY A POLITICAL**  
16                   **PARTY.**

17                   **[(tt-1)] (TT-2)** “Uninformed services” has the meaning stated in § 9-901 of the  
18                   State Government Article.

19   8-503.

20                   [(a) Each political party shall nominate or provide for the nomination of  
21                   candidates for presidential elector of the party in accordance with party rules.

22                   (b) The number of candidates nominated by each political party shall be the  
23                   number that this State is entitled to elect.]

24                   **(A) (1) FOR EACH PRESIDENTIAL ELECTOR, A POLITICAL PARTY**  
25                   **CONTESTING THE POSITION, OR AN UNAFFILIATED PRESIDENTIAL CANDIDATE,**  
26                   **SHALL SUBMIT TO THE STATE BOARD THE NAMES OF TWO QUALIFIED INDIVIDUALS.**

27                   **(2) ONE OF THE INDIVIDUALS SHALL BE DESIGNATED**  
28                   **“PRESIDENTIAL ELECTOR NOMINEE” AND THE OTHER “ALTERNATE PRESIDENTIAL**  
29                   **ELECTOR NOMINEE”.**

30                   **[(c)] (B) (1)** The names and residential addresses of [individuals nominated  
31                   as candidates for presidential elector] THE PRESIDENTIAL ELECTOR NOMINEES AND  
32                   ALTERNATE PRESIDENTIAL ELECTOR NOMINEES SUBMITTED TO THE STATE BOARD

1 IN ACCORDANCE WITH SUBSECTION (A) OF THIS SECTION by a political party shall be  
2 certified to the State Board by the presiding officers of the political party.

3 (2) The names and residential addresses of [individuals nominated as  
4 candidates for presidential elector] THE PRESIDENTIAL ELECTOR NOMINEES AND  
5 ALTERNATE PRESIDENTIAL ELECTOR NOMINEES SUBMITTED TO THE STATE BOARD  
6 IN ACCORDANCE WITH SUBSECTION (A) OF THIS SECTION by a candidate for President  
7 of the United States who is nominated by petition shall be certified to the State Board by  
8 the candidate.

9 (3) The NOMINEES FOR PRESIDENTIAL electors AND ALTERNATE  
10 PRESIDENTIAL ELECTORS shall be certified to the State Board at least 30 days before the  
11 general election.

12 **8-504.**

13 (A) EACH PRESIDENTIAL ELECTOR NOMINEE AND ALTERNATE  
14 PRESIDENTIAL ELECTOR NOMINEE OF A POLITICAL PARTY SHALL EXECUTE THE  
15 FOLLOWING PLEDGE: "IF SELECTED FOR THE POSITION OF PRESIDENTIAL  
16 ELECTOR, I AGREE TO SERVE AND TO MARK MY BALLOTS FOR PRESIDENT AND VICE  
17 PRESIDENT FOR THE NOMINEES FOR THOSE OFFICES OF THE PARTY THAT  
18 NOMINATED ME.".

19 (B) EACH PRESIDENTIAL ELECTOR NOMINEE AND ALTERNATE  
20 PRESIDENTIAL ELECTOR NOMINEE OF AN UNAFFILIATED PRESIDENTIAL  
21 CANDIDATE SHALL EXECUTE THE FOLLOWING PLEDGE: "IF SELECTED FOR THE  
22 POSITION OF PRESIDENTIAL ELECTOR AS A NOMINEE OF AN UNAFFILIATED  
23 PRESIDENTIAL CANDIDATE, I AGREE TO SERVE AND TO MARK MY BALLOTS FOR THAT  
24 CANDIDATE AND FOR THAT CANDIDATE'S VICE PRESIDENTIAL RUNNING MATE.".

25 (C) THE EXECUTED PLEDGES SHALL ACCOMPANY THE SUBMISSION OF THE  
26 CORRESPONDING PRESIDENTIAL ELECTOR NOMINEE NAMES TO THE STATE BOARD.

27 (D) IF, AFTER THE NOMINATION OF A CANDIDATE FOR PRESIDENT OR VICE  
28 PRESIDENT BY A POLITICAL PARTY AND BEFORE THE MEETING OF PRESIDENTIAL  
29 ELECTORS UNDER § 8-508 OF THIS SUBTITLE, THE CANDIDATE DIES OR WITHDRAWS  
30 AS A CANDIDATE FOR THAT OFFICE IN ACCORDANCE WITH THE RULES OF THE  
31 POLITICAL PARTY, THE PLEDGE EXECUTED UNDER SUBSECTION (A) OF THIS  
32 SECTION OR § 8-507(D) OF THIS SUBTITLE APPLIES TO THE SUCCESSOR CANDIDATE  
33 FOR THAT OFFICE NOMINATED BY THE POLITICAL PARTY IN ACCORDANCE WITH THE  
34 PARTY RULES.

35 **8-506.**

1        IN SUBMITTING THIS STATE'S CERTIFICATE OF ASCERTAINMENT AS  
2 REQUIRED BY 3 U.S.C. § 6, THE GOVERNOR SHALL CERTIFY THE STATE'S  
3 PRESIDENTIAL ELECTORS AND STATE IN THE CERTIFICATE THAT:

4                (1) THE PRESIDENTIAL ELECTORS WILL SERVE AS PRESIDENTIAL  
5 ELECTORS UNLESS A VACANCY OCCURS IN THE OFFICE OF PRESIDENTIAL ELECTOR  
6 BEFORE THE END OF THE MEETING AT WHICH PRESIDENTIAL ELECTOR VOTES ARE  
7 CAST, IN WHICH CASE A SUBSTITUTE PRESIDENTIAL ELECTOR WILL FILL THE  
8 VACANCY; AND

9                (2) IF A SUBSTITUTE PRESIDENTIAL ELECTOR IS APPOINTED TO FILL  
10 A VACANCY, THE GOVERNOR WILL SUBMIT AN AMENDED CERTIFICATE OF  
11 ASCERTAINMENT STATING THE NAMES ON THE FINAL LIST OF THE PRESIDENTIAL  
12 ELECTORS.

13        **8-507.**

14                (A) THE STATE ADMINISTRATOR SHALL PRESIDE AT THE MEETING OF  
15 PRESIDENTIAL ELECTORS DESCRIBED IN § 8-508 OF THIS SUBTITLE.

16                (B) THE POSITION OF A PRESIDENTIAL ELECTOR NOT PRESENT TO VOTE IS  
17 VACANT.

18                (C) THE STATE ADMINISTRATOR SHALL APPOINT AN INDIVIDUAL AS A  
19 SUBSTITUTE PRESIDENTIAL ELECTOR TO FILL A VACANCY AS FOLLOWS:

20                (1) IF THE ALTERNATE PRESIDENTIAL ELECTOR IS PRESENT TO  
21 VOTE, BY APPOINTING THE ALTERNATE PRESIDENTIAL ELECTOR FOR THE VACANT  
22 POSITION;

23                (2) IF THE ALTERNATE PRESIDENTIAL ELECTOR FOR THE VACANT  
24 POSITION IS NOT PRESENT TO VOTE, BY APPOINTING A PRESIDENTIAL ELECTOR  
25 CHOSEN BY LOT FROM AMONG THE ALTERNATE PRESIDENTIAL ELECTORS PRESENT  
26 TO VOTE WHO WERE NOMINATED BY THE SAME POLITICAL PARTY OR THE  
27 UNAFFILIATED PRESIDENTIAL CANDIDATE;

28                (3) IF THE NUMBER OF ALTERNATE PRESIDENTIAL ELECTORS  
29 PRESENT TO VOTE IS INSUFFICIENT TO FILL ANY VACANT POSITION IN ACCORDANCE  
30 WITH ITEM (1) OR (2) OF THIS SUBSECTION, BY APPOINTING ANY IMMEDIATELY  
31 AVAILABLE INDIVIDUAL WHO IS QUALIFIED TO SERVE AS A PRESIDENTIAL ELECTOR  
32 AND CHOSEN THROUGH NOMINATION BY AND PLURALITY VOTE OF THE REMAINING  
33 PRESIDENTIAL ELECTORS, INCLUDING NOMINATION AND VOTE BY A SINGLE  
34 PRESIDENTIAL ELECTOR IF ONLY ONE REMAINS;

5 (5) IF ALL PRESIDENTIAL ELECTOR POSITIONS ARE VACANT AND  
6 CANNOT BE FILLED IN ACCORDANCE WITH ITEM (1), (2), (3), OR (4) OF THIS  
7 SUBSECTION, BY APPOINTING A SINGLE PRESIDENTIAL ELECTOR, WITH REMAINING  
8 VACANT POSITIONS TO BE FILLED IN ACCORDANCE WITH ITEM (3) OR (4) OF THIS  
9 SUBSECTION.

10 (D) TO QUALIFY AS A SUBSTITUTE PRESIDENTIAL ELECTOR UNDER  
11 SUBSECTION (C) OF THIS SECTION, AN INDIVIDUAL WHO HAS NOT EXECUTED THE  
12 PLEDGE REQUIRED UNDER § 8-504 OF THIS SUBTITLE SHALL EXECUTE THE  
13 FOLLOWING PLEDGE: "I AGREE TO SERVE AND TO MARK MY BALLOTS FOR  
14 PRESIDENT AND VICE PRESIDENT CONSISTENT WITH THE PLEDGE OF THE  
15 INDIVIDUAL TO WHOSE PRESIDENTIAL ELECTOR POSITION I HAVE SUCCEEDED.".

16 8-509.

17 (A) AFTER THE VOTE OF THE STATE'S PRESIDENTIAL ELECTORS IS  
18 COMPLETED, IF THE FINAL LIST OF PRESIDENTIAL ELECTORS DIFFERS FROM ANY  
19 LIST THAT THE GOVERNOR PREVIOUSLY INCLUDED ON A CERTIFICATE OF  
20 ASCERTAINMENT PREPARED AND TRANSMITTED UNDER 3 U.S.C. § 6, THE STATE  
21 ADMINISTRATOR IMMEDIATELY SHALL PREPARE AN AMENDED CERTIFICATE OF  
22 ASCERTAINMENT IN ACCORDANCE WITH 3 U.S.C. § 4 AND TRANSMIT IT TO THE  
23 GOVERNOR FOR THE GOVERNOR'S SIGNATURE.

24 (B) THE GOVERNOR IMMEDIATELY SHALL DELIVER THE SIGNED AMENDED  
25 CERTIFICATE OF ASCERTAINMENT TO THE STATE ADMINISTRATOR AND A SIGNED  
26 DUPLICATE ORIGINAL OF THE AMENDED CERTIFICATE OF ASCERTAINMENT TO ALL  
27 INDIVIDUALS ENTITLED TO RECEIVE THIS STATE'S CERTIFICATE OF  
28 ASCERTAINMENT, INDICATING THAT THE AMENDED CERTIFICATE OF  
29 ASCERTAINMENT IS TO BE SUBSTITUTED FOR THE CERTIFICATE OF  
30 ASCERTAINMENT PREVIOUSLY SUBMITTED.

31           (c) (1) THE STATE ADMINISTRATOR SHALL PREPARE A CERTIFICATE OF  
32 THE VOTE.

4 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read  
5 as follows:

## Article – Election Law

7 [8-504.] 8-505.

24 [8-505.] 8-508.

28 (2) The conduct of the meeting shall be consistent with the requirements  
29 of federal law.

30       (b)    (1)    Before proceeding to perform the duties of their office, the presidential  
31 electors who are present shall fill any vacancy in the office of **PRESIDENTIAL** elector IN  
32 **ACCORDANCE WITH § 8–507 OF THIS SUBTITLE**, whether the vacancy is caused by  
33 absence or other reason.

(2) An individual appointed to fill a vacancy is entitled to all rights and privileges of the duly elected electors.

(2) THE STATE ADMINISTRATOR SHALL PROVIDE EACH  
PRESIDENTIAL ELECTOR WITH A PRESIDENTIAL AND VICE PRESIDENTIAL BALLOT.

10 (3) EACH PRESIDENTIAL ELECTOR SHALL MARK THE PRESIDENTIAL  
11 ELECTOR'S PRESIDENTIAL AND VICE PRESIDENTIAL BALLOTS WITH THE  
12 PRESIDENTIAL ELECTOR'S SIGNATURE AND THE PRESIDENTIAL ELECTOR'S  
13 LEGIBLY PRINTED NAME.

14 (D) (1) EACH PRESIDENTIAL ELECTOR SHALL PRESENT BOTH  
15 COMPLETED BALLOTS TO THE STATE ADMINISTRATOR.

24 (E) A PRESIDENTIAL ELECTOR WHO REFUSES TO PRESENT A BALLOT,  
25 PRESENTS AN UNMARKED BALLOT, OR PRESENTS A BALLOT MARKED IN VIOLATION  
26 OF THE PRESIDENTIAL ELECTOR'S PLEDGE EXECUTED UNDER § 8-504 OR § 8-507(D)  
27 OF THIS SUBTITLE VACATES THE OFFICE OF ELECTOR, CREATING A VACANT  
28 POSITION TO BE FILLED UNDER § 8-507 OF THIS SUBTITLE.

29 (F) THE STATE ADMINISTRATOR SHALL DISTRIBUTE BALLOTS AND  
30 COLLECT BALLOTS FROM A SUBSTITUTE PRESIDENTIAL ELECTOR AND REPEAT THE  
31 PROCESS UNDER THIS SECTION, DECLARING AND FILLING VACANT POSITIONS AS  
32 REQUIRED, AND RECORDING APPROPRIATELY COMPLETED BALLOTS FROM THE  
33 SUBSTITUTED PRESIDENTIAL ELECTORS, UNTIL ALL OF THE STATE'S ELECTORAL  
34 VOTES HAVE BEEN CAST AND RECORDED.

35 SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read

1 as follows:

2 **Article – Election Law**

3 **[8–504.] 8–505.**

4 (a) (1) At the general election for President and Vice President of the United  
5 States there shall be elected, in accordance with subsection (b) of this section, the number  
6 of presidential electors to which this State is entitled.

7 (2) Presidential electors shall be elected under the procedure provided in §  
8 8–5A–01 of this title.

9 (b) (1) The names of the candidates for the office of presidential elector may  
10 not be printed on the ballot.

11 (2) A vote for the candidates for President and Vice President of a political  
12 party shall be considered to be and counted as a vote for each of the **NOMINEES FOR**  
13 **presidential [electors] ELECTOR** of the political party **[nominated] SUBMITTED** in  
14 accordance with § 8–503 of this subtitle.

15 **(3) A VOTE FOR AN UNAFFILIATED CANDIDATE FOR PRESIDENT AND**  
16 **VICE PRESIDENT SHALL BE CONSIDERED TO BE AND COUNTED AS A VOTE FOR EACH**  
17 **OF THE NOMINEES FOR PRESIDENTIAL ELECTOR SUBMITTED BY THE UNAFFILIATED**  
18 **PRESIDENTIAL CANDIDATE TO THE STATE BOARD IN ACCORDANCE WITH § 8–503 OF**  
19 **THIS SUBTITLE.**

20 **[8–505.] 8–508.**

21 (a) (1) The individuals elected to the office of presidential elector shall meet in  
22 the State House in the City of Annapolis on the day provided by the Constitution and laws  
23 of the United States.

24 (2) The conduct of the meeting shall be consistent with the requirements  
25 of federal law.

26 (b) (1) Before proceeding to perform the duties of their office, the presidential  
27 electors who are present shall fill any vacancy in the office of **PRESIDENTIAL** elector **IN**  
28 **ACCORDANCE WITH § 8–507 OF THIS SUBTITLE**, whether the vacancy is caused by  
29 absence or other reason.

30 (2) An individual appointed to fill a vacancy is entitled to all rights and  
31 privileges of the duly elected electors.

32 (c) (1) After taking the oath prescribed by Article I, § 9 of the Maryland  
33 Constitution before the Clerk of the Supreme Court of Maryland or, in the Clerk's absence,

1 before one of the Clerk's deputies, the presidential electors shall cast their votes for the  
2 candidates for President and Vice President who received a plurality of the votes cast in  
3 the national popular vote total defined in § 8-5A-01 of this title.

10 (D) (1) EACH PRESIDENTIAL ELECTOR SHALL PRESENT BOTH  
11 COMPLETED BALLOTS TO THE STATE ADMINISTRATOR, WHO SHALL EXAMINE THE  
12 BALLOTS AND ACCEPT AS CAST ALL BALLOTS OF PRESIDENTIAL ELECTORS WHOSE  
13 VOTES ARE CONSISTENT WITH THEIR PLEDGES EXECUTED FOR THE CANDIDATES  
14 FOR PRESIDENT AND VICE PRESIDENT WHO ARE THE NATIONAL POPULAR VOTE  
15 WINNERS AS DEFINED IN § 8-5A-01 OF THIS TITLE.

20 (E) A PRESIDENTIAL ELECTOR WHO REFUSES TO PRESENT A BALLOT,  
21 PRESENTS AN UNMARKED BALLOT, OR PRESENTS A BALLOT MARKED IN VIOLATION  
22 OF THE PRESIDENTIAL ELECTOR'S PLEDGE EXECUTED UNDER § 8-504 OR § 8-507(D)  
23 OF THIS SUBTITLE VACATES THE OFFICE OF ELECTOR, CREATING A VACANT  
24 POSITION TO BE FILLED UNDER § 8-507 OF THIS SUBTITLE.

25 (F) THE STATE ADMINISTRATOR SHALL DISTRIBUTE BALLOTS AND  
26 COLLECT BALLOTS FROM A SUBSTITUTE PRESIDENTIAL ELECTOR AND REPEAT THE  
27 PROCESS UNDER THIS SECTION, DECLARING AND FILLING VACANT POSITIONS AS  
28 REQUIRED, AND RECORDING APPROPRIATELY COMPLETED BALLOTS FROM THE  
29 SUBSTITUTE PRESIDENTIAL ELECTORS, UNTIL ALL OF THIS STATE'S ELECTORAL  
30 VOTES HAVE BEEN CAST AND RECORDED.

31 SECTION 4. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take  
32 effect October 1, 2026. It shall remain effective until the taking effect of Section 1 of  
33 Chapters 43 and 44 of the Acts of the General Assembly of 2007. If the contingency stated  
34 in Section 3 of Chapters 43 and 44 of the Acts of the General Assembly of 2007 takes effect,  
35 Section 2 of this Act shall be abrogated and of no further force and effect.

36 SECTION 5. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall take

**HOUSE BILL 182**

1 effect on the taking effect of Section 1 of Chapters 43 and 44 of the Acts of the General  
2 Assembly of 2007.

3 SECTION 6. AND BE IT FURTHER ENACTED, That, subject to the provisions of  
4 Sections 4 and 5 of this Act, this Act shall take effect October 1, 2026.