1	HOUSE BILL 604
2	49TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2009
3	INTRODUCED BY
4	Don Tripp
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10	AN ACT
11	RELATING TO GAME AND FISH; AMENDING SECTIONS OF THE NMSA 1978
12	TO PROVIDE FOR ELECTION OF STATE GAME COMMISSION MEMBERS;
13	PROVIDING FOR APPORTIONMENT OF STATE GAME COMMISSION DISTRICTS;
14	PROVIDING FOR STAGGERED TERMS; PROVIDING FOR FILLING OF
15	VACANCIES; PROVIDING FOR RESIDENCY.
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17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
18	Section 1. Section 1-8-13 NMSA 1978 (being Laws 1969,
19	Chapter 240, Section 162, as amended) is amended to read:
20	"1-8-13. PRIMARY ELECTION LAWCONTENTS OF
21	PROCLAMATION
22	<u>A.</u> The proclamation calling a primary election
23	shall contain:
24	$[A_{\bullet}]$ (1) the names of the major political
25	parties participating in the primary election;
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[B.] (2) the offices for which each political party shall nominate candidates; provided that if any law is enacted by the legislature in the year in which the primary election is held and the law does not take effect until after the date of the proclamation but prior to the date of the primary election, the proclamation shall conform to the intent of the law with respect to the offices for which each political party shall nominate candidates;

9 $[C_{\cdot}]$ (3) the date on which declarations of 10 candidacy and nominating petitions for United States 11 representative, any office voted upon by all the voters of the 12 state, a legislative office, the office of district judge, 13 district attorney, [state board of] public education 14 commission, public regulation commission, state game commission 15 or magistrate shall be filed and the places where they shall be 16 filed in order to have the candidates' names printed on the 17 official ballot of their party at the primary election;

[Đ.] (4) the date on and place at which declarations of candidacy shall be filed for any other office and filing fees paid or, in lieu thereof, a pauper's statement of inability to pay;

 $[E_{\cdot}]$ (5) the final date on and place at which candidates for the office of United States representative and for any statewide office seeking preprimary convention designation by the major parties shall file petitions and .175940.2

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1 declarations of candidacy; 2 $[F_{\cdot}]$ (6) the final date on which the major 3 political parties shall hold state preprimary conventions for 4 the designation of candidates; and 5 $[G_{\cdot}]$ (7) the final date on and place at which 6 certificates of designation of primary election candidates 7 shall be filed by political parties with the secretary of 8 state. 9 B. As used in the Primary Election Law, "statewide 10 office" means [any] an office voted on by all the voters of the 11 state." 12 Section 1-8-25 NMSA 1978 (being Laws 1969, Section 2. 13 Chapter 240, Section 170, as amended) is amended to read: 14 "1-8-25. PRIMARY ELECTION LAW--DECLARATION OF 15 CANDIDACY--PROPER FILING OFFICER.--The proper filing officer 16 for filing declarations of candidacy is: bracketed material] = delete 17 the secretary of state for the offices of: Α. 18 United States senator; (1)19 (2) United States representative; 20 all state elective offices; (3) 21 legislative offices elected from (4) 22 multicounty districts; 23 all public regulation commission (5) 24 districts; 25 (6) all state game commission districts; .175940.2 - 3 -

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1	[(6)] <u>(7)</u> all elective judicial offices in the
2	judicial department, except magistrates; and
3	[(7)] <u>(8)</u> all offices representing a district
4	composed of more than one county; and
5	B. the county clerk for the offices of:
6	(1) all elective county offices;
7	(2) magistrates; and
8	(3) legislative offices elected from a
9	district located wholly within one county or that is composed
10	of only one county."
11	Section 3. Section 1-8-33 NMSA 1978 (being Laws 1973,
12	Chapter 228, Section 7, as amended) is amended to read:
13	"1-8-33. PRIMARY ELECTION LAWNOMINATING PETITION
14	NUMBER OF SIGNATURES REQUIRED
15	A. As used in this section, "total vote" means the
16	sum of all votes cast for all of the party's candidates for
17	governor at the last preceding primary election at which the
18	party's candidate for governor was nominated.
19	B. Candidates who seek preprimary convention
20	designation shall file nominating petitions at the time of
21	filing declarations of candidacy. Nominating petitions for
22	those candidates shall be signed by a number of voters equal to
23	at least two percent of the total vote of the candidate's party
24	in the state or congressional district, or the following number
25	of voters, whichever is greater: for statewide offices, two
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hundred thirty voters; and for congressional candidates,
 seventy-seven voters.

3 Nominating petitions for candidates for any C. 4 other office to be voted on at the primary election for which 5 nominating petitions are required shall be signed by a number of voters equal to at least three percent of the total vote of 6 7 the candidate's party in the district or division, or the 8 following number of voters, whichever is greater: for 9 metropolitan court and magistrate courts, ten voters; for the 10 public regulation commission, fifty voters; for the state game commission, fifty voters; for the public education commission, 11 12 twenty-five voters; for state representative, ten voters; for 13 state senator, seventeen voters; and for district attorney and 14 district judge, fifteen voters.

D. A candidate who fails to receive the preprimary convention designation that the candidate sought may collect additional signatures to total at least four percent of the total vote of the candidate's party in the state or congressional district, whichever applies to the office the candidate seeks, and file a new declaration of candidacy and nominating petitions for the office for which the candidate failed to receive a preprimary designation. The declaration of candidacy and nominating petitions shall be filed with the secretary of state either ten days following the date of the preprimary convention at which the candidate failed to receive .175940.2

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the designation or on the date all declarations of candidacy and nominating petitions are due pursuant to the provisions of the Primary Election Law, whichever is later."

Section 4. Section 1-8-51 NMSA 1978 (being Laws 1977, Chapter 322, Section 7, as amended) is amended to read:

"1-8-51. INDEPENDENT CANDIDATES FOR GENERAL OR UNITED STATES REPRESENTATIVE SPECIAL ELECTIONS--NOMINATING PETITIONS--REQUIRED NUMBER OF SIGNATURES.--

A. The basis of percentage for the total number of votes cast in each instance referred to in this section shall be the total vote cast for governor at the last preceding general election at which a governor was elected.

B. Nominating petitions for an independent candidate for president of the United States shall be signed by a number of voters equal to at least three percent of the total number of votes cast in the state.

C. Nominating petitions for an independent candidate for United States senator or any other statewide elective office shall be signed by a number of voters equal to at least three percent of the total number of votes cast in the state.

D. Nominating petitions for an independent candidate for United States representative shall be signed by a number of voters equal to at least three percent of the total number of votes cast in the district.

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1 Ε. Nominating petitions for an independent 2 candidate for a member of the legislature, public regulation 3 commission, state game commission, district judge, district 4 attorney, member of the [state board of] public education commission, magistrate or county office shall be signed by a 5 number of voters equal to at least three percent of the total 6 7 number of votes cast in the district, division or county, as 8 the case may be.

9 F. A voter shall not sign a petition for an
10 independent candidate as provided in this section if [he] the
11 voter has signed a petition for another independent candidate
12 for the same office."

Section 5. Section 17-1-2 NMSA 1978 (being Laws 1921, Chapter 35, Section 2, as amended) is amended to read:

"17-1-2. STATE GAME COMMISSION--[APPOINTMENT--TERM] ELECTION.--

<u>A.</u> To carry out the purpose of Chapter 17 NMSA 1978 and all other acts for like purpose, there is created a "state game commission" of seven members. [not more than four of whom shall be of the same political party at the time of their appointment. The members of the commission shall be appointed by the governor with the advice and consent of the senate. The term of office for each member of the commission shall be four years. At the time of making the first appointments, the governor shall designate the commissioners' terms as being one, .175940.2

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1 two, three or four years so that the term of no more than two 2 commissioners shall expire each year. 3 In making appointments to the state game commission] 4 One member shall be [appointed] elected from each of the following districts: 5 6 [A.] (1) district one: Curry, De Baca, 7 Roosevelt, Chaves, Lincoln, Otero, Eddy and Lea counties; [B.] (2) district two: Catron, Socorro, 8 9 Grant, Hidalgo, Luna and Sierra [and Dona Ana] counties; 10 [C.] (3) district three: [San Juan, McKinley, 11 Cibola, Valencia, Sandoval, Los Alamos and Rio Arriba counties] 12 Dona Ana county; 13 [D.] (4) district four: [Santa Fe, Taos, 14 Colfax, Union, Mora, Harding, Quay, San Miguel, Guadalupe and 15 Torrance counties; and] San Juan, McKinley, Cibola and Valencia 16 counties; 17 [E.] (5) district five: [Bernalillo county. 18 The remaining two members shall be appointed at-large. At 19 least one member of the commission shall manage and operate a 20 farm or ranch that contains at least two species of wildlife on 21 that part which is deeded land requiring licensing prior to 22 legal pursuit under the provisions of Section 17-3-2 NMSA 1978. 23 At least one member shall have a demonstrated history of 24 involvement in wildlife and habitat protection issues and whose 25 activities or occupation are not in conflict with wildlife and .175940.2 - 8 -

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1	habitat advocacy. The state game commission as provided in
2	Chapter 17 NMSA 1978 shall have the same authority, powers and
3	duties as now vested in the state game commission by law, and
4	each member of the state game commission shall serve until his
5	successor has been appointed and qualified.] Taos, Colfax,
6	<u>Union, Mora, Harding, Quay, San Miguel, Guadalupe, Rio Arriba</u>
7	and Torrance counties;
8	(6) district six: Sandoval, Los Alamos and
9	<u>Santa Fe counties; and</u>
10	(7) district seven: Bernalillo county.
11	B. Members of the state game commission shall be
12	elected for staggered four-year terms, provided that commission
13	members elected at the 2010 general election shall classify
14	themselves by lot so that two commission members shall
15	initially serve terms of two years and three commission members
16	shall serve terms of four years. Thereafter, all commission
17	members shall serve four-year terms. After serving two terms,
18	<u>a commission member shall be ineligible to hold office as a</u>
19	commission member until one full term has intervened.
20	C. The governor shall by appointment fill vacancies
21	on the state game commission. An appointment to fill a vacancy
22	<u>on the state game commission shall be for a term ending on</u>
23	December 31 after the next general election, at which election
24	a person shall be elected to fill any remainder of the
25	unexpired term.
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1	D. An appointment to fill a vacancy on the state
2	game commission shall be made from the district as described in
3	Subsection A of this section.
4	E. At the time of filing a declaration of candidacy
5	for the office of state game commission member, a candidate
6	shall reside in the district for which the candidate files. If
7	any elected member of the state game commission permanently
8	removes the member's residence from or maintains no residence
9	in the district from which the member was elected, the member
10	shall be deemed to have resigned and the member's successor
11	shall be selected pursuant to this section."
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