

Proposed Bylaw Amendment

Attendance Requirements of State Central Committee Representatives

Article V, 10, new Section C

November 11, 2021

First Presented to the Central Committee September 19, 2020

Kelly Strebel came to the Bylaws Committee with concerns about the attendance record of the Salt Lake County delegation to the State Central Committee. The Bylaws Committee has prepared an amendment that would add a new section C to Art. V, 10 titled "Removal" that creates attendance requirements, an attendance agreement candidates agree to when filing to run for the SCC, and removal procedures.

The intent of this amendment is to strengthen Salt Lake County's representation and voice at SCC meetings.

Article V, 10, new C (the old C renumbered as new D)

C. Removal

1. The SCC Candidate Registration form shall include the following statement with a required "I accept" field that shall be filled by the candidate to be eligible to run: "I understand that attendance at State Central Committee meetings is expected, and I agree that upon my second (2nd) absence during the two-year term of office I shall be automatically removed from the SCC and not be eligible to serve on the SCC during that term."
2. Upon the second (2nd) absence from officially called SCC meetings during the two-year term, a representative shall be automatically removed from the SCC and shall not be eligible to serve on the SCC during that term.
3. A representative who resigns from the SCC, is removed for cause by the SCC, or is removed by the county party according to Art. IV of the Bylaws shall not be eligible to serve on the SCC during that term.

D. Vacancies shall be filled as follows:

1. The vacated seat shall be offered...
2. If no candidates remain...
3. Any county representative...
4. ~~A representative who resigns from the SCC, is removed for cause by the SCC, or removed by the county party according to Art. IV of the Bylaws shall not be eligible to serve on the SCC during that term.~~