

# Chapter 248

## 1975 REPLACEMENT PART

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## POLITICAL PARTIES

**248.005 Parties to ensure widest and fairest representation of members.** Each political party by rule shall ensure the widest and fairest representation of party members in the party organization and activities. All rules shall be adopted by procedures that assure the fair and open participation of all interested party members.

[1975 c.779 s.1]

**248.010 Definitions; use of party name.** (1) As used in ORS 248.010 to 248.160, 248.310 and 248.355 to 248.990, unless the context requires otherwise:

(a) "Committeeperson" means a man or woman elected and qualified as a precinct committeeperson pursuant to ORS 248.015 and subsection (2) of 248.023, appointed to fill a vacancy pursuant to subsection (2) of ORS 248.043 or elected to fill a vacancy pursuant to ORS 248.055.

(b) "Major political party" means an affiliation of electors representing a political party or organization which polled for its candidates for presidential electors, at the last general election, at least 20 percent of the entire vote cast for that office.

(c) "Official roll" means a list of committeepersons maintained by the county clerk pursuant to ORS 248.023, 248.035, 248.043, 248.047 and 248.055.

(d) "Organizational meeting" means the first meeting held by a new county or state central committee after a primary election, pursuant to ORS 248.033 to 248.043, 248.075 and 248.085, for the purpose of organizing and electing officers of the county or state central committee, as the case may be, and does not include other meetings held by a central committee.

(2) Every major political party, its regularly nominated candidates and its members and officers shall have the exclusive right to use of the whole party name or any part of it. No candidate shall use any word of the name of a major political party other than the one by which he is nominated. No independent or nonpartisan candidate shall use any word of the name of any major political party in his candidacy. He shall use only the name "Independent" or "Nonpartisan."

[Amended by 1957 c.608 s.49; 1965 c.407 s.1; 1975 c.779 s.4]

**248.015 Precinct committeepersons; qualifications; election; vote required; term.** (1) A major political party shall elect

at the primary election a precinct committeeperson of each sex for every 500 registered voters, or major fraction thereof, who are registered in the precinct on January 31 of the year of the primary election, as shown by the register of electors. In any event there shall be not less than one precinct committeeperson of each sex elected in every precinct.

(2) A person who is registered as being affiliated with a major political party may become a candidate for precinct committeeperson of the precinct in which the person is a resident by filing a declaration of candidacy as provided by ORS 249.150 and 249.210 to 249.271. However, no statement of 12 words or less as provided by ORS 249.221 shall be included in such a declaration nor shall such a statement be placed on the ballot opposite the name of such a candidate. No fee shall be charged for the filing of a declaration of candidacy for the office of committeeperson.

(3) Subsection (2) of this section is not intended to prohibit the election by write-in votes of a committeeperson for the precinct in which he is a resident and for the major political party with which he is registered who did not file a declaration of candidacy.

(4) Notwithstanding ORS 249.450 and 250.880, unless a qualified person receives at least three votes, no person shall be deemed to have been elected as a committeeperson and the office of committeeperson shall be deemed vacant and may be filled pursuant to subsection (2) of ORS 248.043 or ORS 248.055.

(5) The term of office of a committeeperson is from the date of the organizational meeting of the county central committee following the primary election until the date of the next following organizational meeting.

(6) A precinct committeeperson shall not be considered a public officer. A person is not eligible for election or appointment as a precinct committeeperson of a major political party if he is a member of any other political party. The "Acceptance of Office" form required by ORS 248.023 shall include a statement that the person is not a member of any political party other than the one in which he has been elected committeeperson.

[1965 c.407 ss.3, 7; subsection (6) enacted as 1967 c.540 s.3 (3); 1969 c.282 s.1]

**248.018 Effect of registration and age requirements on qualification as precinct committeeperson.** A person otherwise qualified to be a precinct committeeperson or committeewoman or other official in a major political party shall not be considered dis-

qualified because he is not registered as a member of the party for 180 days before his appointment or election if his 18th birthday falls within such period of 180 days.

[1973 c.827 s.24b]

**248.020**[Amended by 1957 c.608 s.50; repealed by 1965 c.407 s.18]

**248.023 Certificates of election; acceptance of office; official roll of precinct committeepersons; offices declared vacant when no committeeperson elected.**

(1) Within 17 days after a primary election, the county clerk shall mail a certificate of election to all candidates elected, pursuant to subsections (1) to (4) of ORS 248.015, in each precinct within the county. The clerk shall also mail a suitable "Acceptance of Office" form to all candidates elected to the office of precinct committeeperson.

(2) A person elected to the office of precinct committeeperson shall qualify for the office of committeeperson by filing with the county clerk, within 24 days after the date of the primary election, a signed "Acceptance of Office" form.

(3) Within 28 days after a primary election, the county clerk shall furnish to the chairman of the respective retiring county and state central committees an official roll of the committeepersons elected, pursuant to subsections (1) to (4) of ORS 248.015, and qualified, pursuant to subsection (2) of this section. At the same time the county clerk shall declare all other offices of precinct committeeperson to be vacant.

[1965 c.407 ss.4, 5; 1975 c.779 s.5]

**248.025 Precinct committeepersons as county central committee; status and functions of committee.** The committeepersons elected and qualified pursuant to ORS 248.015 and subsection (2) of 248.023, appointed to fill a vacancy pursuant to subsection (2) of ORS 248.043 or elected to fill a vacancy pursuant to ORS 248.055 shall be the representatives of the major political party choosing them in and for the precincts of the county. The committeepersons shall constitute the county central committee of their party. The county central committee of each major political party is the highest party authority in county political matters and may make proper rules, regulations and resolutions for all matters of party government within the county which are not controlled by this chapter or other laws of the state.

[1965 c.407 s.6]

**248.030**[Amended by 1957 c.608 s.51; repealed by 1965 c.407 s.18]

**248.033 Organizational meeting; notice; transfer of property, records and funds.** (1) The organizational meeting of a newly elected county central committee shall be held not sooner than six days following the mailing of the notice of the organizational meeting required by subsection (2) of this section and not later than 50 days after the date of the primary election. The retiring county central committee shall prepare an official written notice designating the time, date and place of the meeting. The notice shall be filed with the county clerk not later than 10 days following the primary election. The retiring county central committee shall also mail a copy of the notice to the retiring state central committee.

(2) The county clerk shall mail a copy of the notice of the organizational meeting to each newly elected precinct committeeperson when the county clerk mails the certificate of election and acceptance of office required by subsection (1) of ORS 248.023.

(3) At the time of the organizational meeting, the officers of the retiring county central committee shall make available to the newly elected county central committee all property, records and funds owned or controlled by the retiring county central committee.

[1965 c.407 s.8; 1975 c.779 s.6]

**248.035 Election of officers; notice of election; eligibility to vote; procedure if meeting not called.** (1) At the organizational meeting of the newly elected county central committee, before filling a vacancy in the office of precinct committeeperson, the committee shall elect a chairman and vice chairman and such other officers as the committee deems necessary.

(2) The newly elected chairman shall, within 48 hours, send a list of the newly elected officers mentioned in subsection (1) of this section to the county clerk and to the retiring state central committee.

(3) Notwithstanding ORS 248.045, no person other than a newly elected committeeperson may vote on the election of the officers mentioned in subsection (1) of this section. Unless such a person is a newly elected committeeperson, a retiring committeeperson shall in no instance be permitted to vote in the election of such officers. No person other than a newly elected committeeperson or a person appointed or elected to fill a vacancy in the office of precinct com-

mitteeperson may vote on the election to fill a vacancy in the offices mentioned in subsection (1) of this section. Immediately prior to a meeting of the county central committee at which there may be an election to fill a vacancy in the offices mentioned in subsection (1) of this section, the secretary, or in his absence the chairman, of the committee shall obtain from the county clerk an official roll. The official roll shall determine the eligibility of a person to vote on the election to fill a vacancy in the offices mentioned in subsection (1) of this section.

(4) If a newly elected committee fails to meet or to organize as provided in ORS 248.033 to 248.043, the chairman of the retiring state central committee shall appoint a temporary chairman of the county central committee. The temporary chairman of the committee shall call an organizational meeting and organize the committee as provided in ORS 248.033 to 248.043.

[1965 c.407 s.9 (1), (2), (3), (4); 1973 c.773 s.5; 1975 c.779 s.7]

**248.040**[Repealed by 1965 c.407 s.18]

**248.043 Filling vacancies when no precinct committeeperson elected; term of appointee; notice to county clerk.** (1) At the organizational meeting, the members of the county central committee may fill a vacancy in the office of precinct committeeperson, pursuant to ORS 248.055.

(2) If no person within a county is elected, pursuant to subsections (1) to (4) of ORS 248.015 by a major political party, and qualified, pursuant to subsection (2) of ORS 248.023, as a committeeperson, the chairman of the retiring state central committee shall appoint a temporary chairman of the county central committee. The temporary chairman shall call an organizational meeting and organize the committee as provided by applicable provisions of ORS 248.033 to 248.043. Notwithstanding ORS 248.055, if no person within a county is elected by a major political party and qualified as a committeeperson, the temporary chairman appointed pursuant to this subsection may appoint persons who are registered as being affiliated with the major political party, to fill the vacancies in the office of precinct committeeperson for the precinct in which the persons reside. A person so appointed shall hold the office of precinct committeeperson for the unexpired term thereof and shall have the same powers, duties and privileges of a committeeperson elected to fill a vacancy pursuant to ORS 248.055. When a person is appointed to the office of

precinct committeeperson, pursuant to this subsection, the temporary chairman shall notify, in writing, the county clerk of such action. The county clerk shall place the name of the person appointed as a committeeperson on the official roll.

[1965 c.407 s.9 (5), (6)]

**248.045 Proxies; bylaws; effect of prior-adopted bylaws; executive committee functions; voting privileges.** Proxies shall in no instance be permitted to participate at any county central committee meeting. At any meeting of the county central committee, the committee may:

(1) Adopt bylaws, rules or regulations, not inconsistent with law or the committee's own bylaws, for the government of the political party in the county. Any action taken by a retiring county central committee including, but not limited to, adoption of bylaws, rules and regulations shall not be binding upon a newly elected county central committee.

(2) By the adoption of bylaws for the committee or the adoption of a resolution, select an executive committee and authorize the executive committee to exercise those powers delegated to such committee by the central committee including, but not limited to the power to fill a vacancy in the office of precinct committeeperson pursuant to ORS 248.055. However, in no case may the central committee delegate or the executive committee exercise the power to elect a person to or fill a vacancy in those offices mentioned in subsection (1) of ORS 248.035.

(3) Except as provided by subsection (3) of ORS 248.035, grant participation and voting privileges to a:

(a) Person who holds a public office or an office of a political party.

(b) Person who has been nominated for a public office at the preceding primary election.

(c) Member of the executive committee of the county central committee.

[1965 c.407 s.10]

**248.047 Resignation or ineligibility of precinct committeeperson.** (1) A committeeperson may resign from the office of precinct committeeperson by filing a written notification of resignation with the county clerk. Upon receipt of such notification of resignation, the county clerk shall:

(a) Remove the name of the person from the official roll.

(b) Declare that office of precinct committeeperson to be vacant.

(c) Notify the appropriate county central committee.

(2) When a committeeperson ceases to be a resident of the precinct in which he resided when he was elected, changes political party registration or has died, the county central committee shall notify the county clerk of such fact. Upon receipt of such notification, if the county clerk determines such fact to be true, he shall:

(a) Remove the name of the person from the official roll.

(b) Declare that office of precinct committeeperson to be vacant.

[1965 c.407 s.11; 1967 c.540 s.1; 1975 c.779 s.8]

**248.049 Recall or removal of precinct committeeperson.** (1) A precinct committeeperson may be recalled upon a petition signed by 25 percent of the number of voters registered in the political party concerned who voted within the precinct as it was constituted at the preceding election at which a precinct committeeperson was elected. The provisions of ORS 254.410 to 254.440 and 254.510 to 254.590 shall apply to such recall elections, which shall be held within the affected precinct except as such statutes may be in conflict herewith.

(2) A committeeperson elected by a committee to fill a vacancy pursuant to ORS 248.055 or appointed by a committee to fill a vacancy pursuant to ORS 248.043 shall serve at the pleasure of the committee and may be removed at any time.

[1967 c.540 s.3 (1), (2)]

**248.050**[Repealed by 1965 c.407 s.18]

**248.053 Recall procedure.** The petitioners shall set forth in said petition the reasons for said demand. If the committeeperson shall offer his resignation, it shall be accepted and take effect on the day it is offered, and the vacancy shall be filled as may be provided by law. If he shall not resign within five days after the petition is filed, a special election shall be ordered to be held within 20 days in his precinct to determine whether the people will recall him. On the ballot at said election shall be printed in not more than 200 words the reasons for demanding the recall of said committeeperson as set forth in the recall petition, and, in not more than 200 words, the committeeperson's justification of his course in his office. He shall continue to perform the duties of his office until the result of said special election shall be officially declared. The recall petition shall be filed with the officer with whom a petition for nomina-

tion should be filed, and the same officer shall order and conduct the special election when it is required. A recall election pursuant to subsection (6) of ORS 248.015, ORS 248.047, 248.049, 248.055 and this section shall be held in the precinct of the committeeperson as it was constituted when he was elected. The cost of the election shall be paid by the county central committee of the party in which he is a committeeperson.

[1967 c.540 s.4]

**248.055 Election of precinct committeeperson to fill vacancy; term; function.**

(1) A county central committee may elect a person, who is registered as being affiliated with the major political party and who is a resident of the precinct in which the vacancy exists, or a resident of a precinct which has a common boundary with the precinct in which the vacancy exists, to fill a vacancy in the office of precinct committeeperson. No person shall hold office as committeeperson in more than one precinct.

(2) When a county central committee elects a person to fill a vacancy in the office of precinct committeeperson, the secretary of the committee shall notify, in writing, the county clerk of such action. The county clerk shall place the name of the person elected by the committee as a committeeperson on the official roll and shall notify in writing the committeeperson of his selection.

(3) A person elected to fill a vacancy in the office of precinct committeeperson shall hold the office for the unexpired term thereof and shall have the same powers, duties and privileges of a committeeperson elected and qualified pursuant to ORS 248.015 and subsection (2) of 248.023.

[1965 c.407 s.12; 1967 c.540 s.2; 1975 c.779 s.9]

**248.057 Committeeperson to continue on central committee despite change in precinct.** A committeeperson elected as provided in ORS 248.015 or 248.055 and who represents a precinct which is subsequently combined, consolidated or abolished shall continue to be a member of the county central committee until the next regular election for precinct committeepersons.

[1967 c.124 s.2]

**248.060**[Amended by 1957 c.608 s.52; repealed by 1965 c.407 s.18]

**248.070**[Amended by 1957 c.608 s.53; 1961 c.94 s.1; repealed by 1965 c.407 s.18]

**248.071**[1965 s.s. c.1 s.3 (enacted as 248.070); repealed by 1967 c.227 s.1]

**248.075 State central committee; organizational meeting; notice; procedure if meeting not called; transfer of property, records and funds.** (1) The state central committee shall consist of at least two delegates from the county central committee in each county and other delegates from each county equal to the number of voters in the county affiliated with the party and registered for the primary election divided by 15,000. If the remaining fraction exceeds one-half of 15,000, one additional delegate shall represent the county. Such delegates and alternate delegates shall be selected by the county central committee. When a delegate of a county central committee is unable to attend a meeting of the state central committee, an alternate delegate of the county central committee may attend the meeting.

(2) The organizational meeting of a newly elected state central committee shall be held not earlier than 55 days and not later than 75 days after the primary election. The time, date and place of the state organizational meeting shall be designated by the chairman of the retiring state central committee who shall also mail notice of the meeting to all members of the newly elected state central committee pursuant to ORS 248.100.

(3) If a county central committee fails to organize prior to the organizational meeting of the state central committee, the temporary chairman of the county central committee, appointed pursuant to subsection (4) of ORS 248.035 or subsection (2) of 248.043, may act as the sole delegate from that county central committee to the state central committee.

(4) If the chairman of the retiring state central committee fails to call the organizational meeting of the newly elected state central committee within the time prescribed by subsection (2) of this section, the vice chairman of the retiring state central committee shall, within 15 days, designate the time, date and place of an organizational meeting and give notice thereof pursuant to ORS 248.100. If neither the chairman nor vice chairman of the retiring state central committee calls a state organizational meeting pursuant to this section, the meeting may be called by a petition signed by the chairman of the county central committees of at least 19 counties. The petition shall set forth the time, date and place of the organizational meeting and a copy of the petition shall be mailed to each newly elected chairman and vice chairman of the county central committees at least six days prior to the

meeting. A copy of the petition shall be filed with the Secretary of State.

(5) At the time of the organizational meeting of the state central committee, the officers of the retiring state central committee shall deliver to the newly elected state central committee all property, records and funds owned or controlled by the retiring state central committee.

[1965 c.407 s.13; 1975 c.779 s.10]

**248.080**[Amended by 1957 c.608 s.54; repealed by 1965 c.407 s.18]

**248.085 Status and functions of state central committee; bylaws; effect of prior-adopted bylaws; executive committee functions.** (1) At the organizational meeting of the state central committee, the committee shall adopt bylaws or other rules and regulations, not inconsistent with law, for the government of the state central committee. Any action taken by a retiring state central committee, including, but not limited to, adoption of bylaws, rules and regulations shall not be binding upon a newly elected state central committee.

(2) At the organizational meeting of the state central committee, the committee shall elect a chairman and vice chairman and such other officers as the committee deems necessary. The individuals elected to such offices do not have to be members of the state central committee and their term of office shall be determined by the committee.

(3) At any meeting of the state central committee, the committee may, by either the adoption or amendment of its bylaws or by the adoption of a resolution, select an executive committee and authorize the executive committee to exercise those powers delegated to such committee by the central committee. In no case may the central committee delegate or the executive committee exercise the power to elect a person to fill a vacancy in those offices mentioned in subsection (2) of this section. However, the central committee may provide in its bylaws for the appointment of a temporary officer in case of a vacancy.

(4) The state central committee of each major political party is the highest party authority in the state and may make proper rules, regulations and resolutions for all matters of party government which are not controlled by this chapter or other laws of the state.

[1965 c.407 s.14; 1975 c.779 s.11]

**248.090**[Amended by 1957 c.608 s.55; 1965 s.s. c.1 s.4; 1971 c.627 s.1; repealed by 1975 c.779 s.28]

**248.100 Notice of committee meetings required.** It shall be the duty of the officers of the county central committee and state committee to notify the entire membership of their committee, by mail, at least six days before the date of any anticipated meeting. Except for the notice provided for in ORS 248.020 and 248.033, failure to give notice of the time, date and place of such meetings, as provided in this section, shall invalidate the business of the meeting.

[Amended by 1965 c.407 s.15; 1975 c.779 s.12]

248.110[Repealed by 1957 c.608 s.231]

248.120[Repealed by 1957 c.608 s.231]

248.130[Repealed by 1957 c.608 s.231]

248.140[Repealed by 1957 c.608 s.231]

248.150[Amended by 1957 c.608 s.56; 1965 c.320 s.1; repealed by 1967 c.227 s.1]

**248.160 Nomination and election of national committeeman and committeewoman.** A major political party may elect its national committeeman and its national committeewoman at the primary election held in years when a President and Vice President of the United States are to be elected. Candidates for the offices shall file their nominating petitions or declarations with the Secretary of State as required for candidates for state offices. Every petition shall be signed by at least 200 registered electors of the party of the candidate. The names of all candidates shall be printed on the primary election ballots of the parties of which they are candidates. The candidate for national committeeman and the candidate for national committeewoman who receive the highest number of votes shall be elected. The persons elected shall hold office until a successor is elected. In case of a vacancy it shall be filled for the unexpired term by the state central committee of the party concerned. Existing provisions of law relating to elections apply to the election of national committeemen and national committeewomen. A major political party shall notify the Secretary of State in writing, on or before the third Tuesday of January, whether the party will elect its national committeeman and national committeewoman at the primary election.

[Amended by 1957 c.608 s.57; 1975 c.779 s.12a]

248.170[1973 c.773 s.8; repealed by 1975 c.779 s.28]

248.175 [1973 c.773 s.9; renumbered 171.062]

248.180[1973 c.773 s.10; renumbered 171.064]

248.210[1961 c.667 s.2; 1965 c.407 s.16; repealed by 1975 c.779 s.28]

248.220 [1961 c.667 s.3; repealed by 1975 c.779 s.28]

### DELEGATES TO NATIONAL CONVENTIONS; PRESIDENTIAL ELECTORS

**248.310 When delegates to national convention and presidential electors selected; party choice for candidate for President and Vice President of United States.** In the years when a President and Vice President of the United States are to be nominated and elected, the major political parties shall select delegates to their national conventions at congressional district conventions provided by ORS 248.315 and select their candidates for presidential electors. They may also express their choice for candidates for the nominations for President and for Vice President of the United States in the manner provided in ORS 249.368.

[Amended by 1957 c.608 s.58; 1975 c.779 s.13]

**248.315 Procedure for selection of delegates to national convention.** (1) Each major political party shall select delegates to the national convention of the party at a congressional district convention to be held not sooner than 30 days and not later than 40 days after a presidential preference primary election. Delegates to the convention shall be precinct committeepersons elected within the congressional district at the immediately preceding primary election.

(2) The convention shall be called and held at the time and place designated by the chairman of the retiring state central committee. The chairman not later than 10 days after the primary election shall provide a copy of the notice of the convention to each county clerk whose county in part or in whole is within the congressional district. The county clerk shall mail a copy of the notice to each newly elected precinct committeeperson when the county clerk mails the certificate of election and acceptance of office required by subsection (1) of ORS 248.023.

(3) The number of delegates to the national convention to be selected by each congressional district convention of the major political party shall equal the number of delegates allotted to the State of Oregon by the national committee of the party divided by party rule among the congressional districts within the state.

(4) Each congressional district convention of a major political party shall select delegates to the national convention of the party

in such manner that the number of delegates who favor a certain candidate shall represent the proportion of votes received by the candidate in relation to the other candidates of that party at the presidential preference primary election within that congressional district. Each person selected as delegate shall sign a pledge that he will use his best efforts at the national convention for the candidate for President of the United States he favors until the candidate is nominated at the convention, receives less than 35 percent of the votes for nomination at the convention or releases the delegate from the pledge or until two convention nominating ballots have been taken.

[1975 c.779 s.15]

**248.320**[Amended by 1957 c.608 s.59; 1969 c.603 s.1; subsections (2), (3), (4) enacted as 1969 c.603 s.4; 1971 c.685 s.1; repealed by 1975 c.779 s.28]

**248.325**[1971 c.590 s.2; repealed by 1975 c.779 s.28]

**248.330**[Amended by 1957 c.608 s.60; 1969 c.603 s.2; repealed by 1975 c.779 s.28]

**248.340**[Amended by 1957 c.608 s.61; renumbered 248.355]

**248.350**[Amended by 1957 c.608 s.62; repealed by 1975 c.779 s.28]

**248.352**[1965 c.526 ss.2,3,5; repealed by 1975 c.779 s.28]

**248.354**[1965 c.526 s.4; repealed by 1975 c.779 s.28]

**248.355 Procedure for selection of presidential electors; candidate's pledge.** In the years when a President and Vice President of the United States are to be nominated and elected, each major political party shall select a number of candidates for elector of President and Vice President equal to the whole number of Senators and Representatives to which this state is entitled in Congress. The party shall certify the names of the candidates so selected to the Secretary of State at least 60 days before the election of electors of President and Vice President. Each candidate for presidential elector so selected shall at the time of his selection sign a pledge that, if elected, he will vote in the electoral college for the candidates of his party for President and Vice President. The Secretary of State shall prescribe the form of the pledge. Each presidential elector shall file his pledge with the Secretary of State at

least 55 days before the election of electors of President and Vice President.

[Formerly 248.340; 1961 c.46 s.1; 1961 c.667 s.4; 1965 c.138 s.1; 1975 c.779 s.16]

**248.360 Election time and number of presidential electors to be elected.** On the Tuesday next following the first Monday in November 1956, and every four years thereafter, the qualified electors of this state shall elect as many electors of President and Vice President as this state is entitled to elect Senators and Representatives in Congress.

**248.370 Electors convene, fill vacancies and perform duties.** The electors of President and Vice President shall convene at noon at the state capital on the first Monday after the second Wednesday in December next following their election. If there is any vacancy in the office of an elector occasioned by death, refusal to act, neglect to attend or otherwise, the electors present shall immediately fill it by viva voce and plurality of votes. When all the electors have appeared or the vacancies have been filled, the electors shall then perform the duties required of them by the Constitution and laws of the United States.

**248.380 Electors' compensation and traveling expenses.** Every elector of President and Vice President of the United States who attends at the time and place appointed and votes for President and Vice President shall be entitled to receive from this state \$10 for attendance at the election and \$3 for every 20 miles' travel in going to and returning from the meeting, on the usually traveled route.

[Amended by 1957 c.608 s.63]

## PENALTIES

**248.990 Penalties.** Violation of subsection (3) of ORS 248.033 or of subsection (5) of ORS 248.075 is punishable, upon conviction, by a fine of not to exceed \$100.

[1965 c.407 s.17; 1975 c.779 s.14]

**CERTIFICATE OF LEGISLATIVE COUNSEL**

Pursuant to ORS 173.170, I, Thomas G. Clifford, Legislative Counsel, do hereby certify that I have compared each section printed in this chapter with the original section in the enrolled bill, and that the sections in this chapter are correct copies of the enrolled sections, with the exception of the changes in form permitted by ORS 173.160 and other changes specifically authorized by law.  
Done at Salem, Oregon,  
October 1, 1975.

Thomas G. Clifford  
Legislative Counsel