



Proposed Changes to ORP Bylaws and Standing Rules
to be considered at the
State Central Committee Meeting
on February 4th, 2012
in Albany, Oregon

Submitted by the Bylaws Committee

Article XIII – Section A (third clause). Delete “not later than”... and “after the primary” and insert “prior to the”. Will now read, “Notification of candidacy for National Committeeman or National Committeewoman must be made in writing to the ORP State Central Committee 45 days prior to the election.”

Article XVII – Amend by removing “July 1”, and replacing with “October 1” (To correspond to RNC rules).

Standing Rule 13: Authority to Bind the ORP. Only the Chairman of the ORP State Central Committee shall have authority to enter a contract or bind the party to a legal obligation. All other individuals must obtain written approval from the Chairman in relation to the specific transaction(s), prior to binding the ORP State Central Committee.

Standing Rule 14: Proportional Allocation of Votes. Any time these bylaws, state laws or RNC rules dictate a proportional allocation of votes, said proportions shall be calculated by taking the number of open seats, dividing that number by 100 to create a fractional benchmark number (i.e. 28 seats equals 3.571428%; 25 seats equals 4% etc.), and allocating one seat for each fraction of 100% that a candidate receives up to or over the benchmark in the vote results. When no candidate has a remaining fraction of the vote that is at or above the benchmark vote, one seat will be allocated to the closest candidate to the benchmark number, if seats remain, another seat will be allocated to the remaining candidate closest to the benchmark number and the process shall repeat until all seats have been allocated. In the event of a tie, the seat will be allocated to the candidate with the most seats allocated, unless one of the tying candidates has no seats allocated to them in which case they will have the seat.