MVB FINANCIAL CORP Form 8-K May 17, 2017

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 OR 15(d) of the Securities Exchange Act of 1934 Date of Report (Date of earliest event reported): May 16, 2017 MVB Financial Corp. (Exact name of registrant as specified in its charter)

West Virginia000-5056720-0034461(State or other jurisdiction(Commission (IRS Employerof incorporation)File Number) Identification No.)301 Virginia Avenue, Fairmont, WV26554-2777(Address of principal executive offices)(Zip Code)(304) 363-4800(Registrant's telephone number, including area code)

Not Applicable

(Former name or former address, if changed since last report.) Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

oWritten communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)

oSoliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

oPre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

oPre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (17 CFR §230.405) or Rule 12b-2 of the Securities Exchange Act of 1934 (17 CFR §240.12b-2).

Emerging growth company

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.

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Item 5.07 Submission of Matters to a Vote of Security Holders.

On May 16, 2017, MVB Financial Corp. (MVB Financial or the Company), held its 19th Annual Meeting of Shareholders.

The Proxy Committee certified that 5,905,737 or 59.08% of the 9,996,544 outstanding voting shares of MVB Financial were represented in person or by proxy and that, in accordance with the Bylaws, a quorum was present.

The results of the proxy voting rounded to the nearest number of whole shares are as follows:

Proposal 1: "To elect three directors for a three-year term and one director for a two-year term."

The following votes were cast in the proposal regarding Director Nominees:

ForWithheld Non-VotesStephen R. Brooks4,334,075182,1761,389,486James J. Cava, Jr.4,345,308170,9431,389,486Gary A. LeDonne4,418,32897,9231,389,486Larry F. Mazza4,423,98392,2681,389,486

Proposal 2: "To approve a non-binding advisory proposal on the compensation of the Named Executive Officers."

The following votes were cast:ForAgainst Abstain Non-Votes4,086,310223,390206,5511,389,486

Proposal 3: "To act upon a proposal to amend the 2013 Stock Incentive Plan (Amended) to increase the number of shares authorized for issuance under the Plan."

The following votes were cast: For Against Abstain Non-Votes 3,581,569388,546546,1361,389,486

Proposal 4: "To ratify the appointment of Dixon Hughes Goodman LLP as the independent registered accounting firm for MVB for the fiscal year ending December 31, 2017."

The following votes were cast: For Against Abstain Non-Votes 5,803,6117,052 95,074 —

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, hereunto duly authorized.
MVB Financial Corp.
By/s/ Donald T. Robinson

Donald T. Robinson
Executive Vice President and
Chief Financial Officer

Date: May 17, 2017