2000 SESSION

ENROLLED

[H 622]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 22.1-57.3, 24.2-222, 24.2-223, 24.2-226, 24.2-311, and 24.2-503 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 24.2-222.1, providing towns the option of conducting municipal elections at the November general election rather than the May general election.

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Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That §§ 22.1-57.3, 24.2-222, 24.2-223, 24.2-226, 24.2-311, and 24.2-503 of the Code of Virginia 10 are amended and reenacted and that the Code of Virginia is amended by adding a section 11 numbered 24.2-222.1 as follows:

12 § 22.1-57.3. Election of school board members.

A. If a majority of the qualified voters voting in such referendum vote in favor of changing the method of selecting school board members to direct election by the voters, then the members of the school board shall be elected by popular vote. Elections of school board members in a county, city, or town shall be held to coincide with the elections for members of the governing body of the county, city, or town at the regular general election in November in the case of a county or the regular general election in May in the case of a city or town, as the case may be. In no event shall any election of school board members take place prior to 1994.

B. The initial elected board shall consist of the same number of members as the appointed school 20 21 board it replaces, and the members shall be elected from the established county or municipal election districts, at large, or a combination thereof, on the same basis as the school board previously was 22 23 appointed. If the appointed school board being replaced has not been appointed either on an at-large 24 basis or on the basis of the established county or municipal election districts, or a combination thereof, 25 the members shall be elected at large unless the governing body of the county, city, or town provides 26 for the election of school board members on the basis of the established county or municipal election 27 districts. If the appointed school board being replaced has been appointed at large, the governing body of the county, city, or town may establish school election districts for the election of school board 28 29 members. The governing body may provide for a locality-wide district, one or more districts comprised 30 of a part of the locality, or any combination thereof, and for the apportionment of one or more school 31 board members to any district.

The terms of the members of the elected school board for any county, city, or town shall be the same as the terms of the members of the governing body for the county, city, or town. In any locality in which both the school board and the governing body are elected from election districts, as opposed to being elected wholly on an at-large basis, the elections of the school board member and governing body member from each specific district shall be held simultaneously except as otherwise provided in \$2.1-57.3:1.

38 At the first election for members of the school board, so many members shall be elected as there are 39 members to be elected at the regular election for the governing body. At each subsequent regular 40 election for members of the governing body, the same number of members of the school board shall be 41 elected as the number of members to be elected at the regular election to the governing body. However, 42 if the number of members on the school board differs from the number of members of the governing 43 body, the number of members elected to the school board at the first and subsequent general election shall be either more or less than the number of governing body members, as appropriate, to the end that 44 45 the number of members on the initial elected school board is the same as the number of members on the 46 appointed board being replaced.

Except as provided in § 22.1-57.3:1, the terms of the members of the school board shall be staggered 47 only if the terms of the members of the governing body are staggered. If there are more, or fewer, members on the school board than on the governing body, the number of members to be elected to the 48 49 50 school board at the first and subsequent election for school board members shall be the number required to establish the staggered term structure so that (i) a majority of the members of the school board is 51 elected at the same time as a majority of the members of the governing body; (ii) if one-half of the 52 53 governing body is being elected and the school board has an even number of members, one-half of the 54 members of the school board is elected; (iii) if one-half of the governing body is being elected and the 55 school board has an odd number of members, the majority by one member of the school board is 56 elected at the first election and the remainder of the school board is elected at the second election; or

(iv) if a majority of the members of the governing body is being elected and the school board has an even number of members, one-half of the members of the school board is elected.

59 If the school board is elected at large and the terms of the members of the school board are 60 staggered, the school board members to be replaced at the first election shall include all appointed 61 school board members whose appointive terms are scheduled to expire on December 31 or on June 30, 62 as the case may be, next following the first election of county, city or town school board members, or 63 on June 30 next following the first election of city or town school board members. If the number of 64 school board members whose appointive terms are so scheduled to expire is zero or less than the 65 number of school board members to be elected at the first election, the appointed school board members to be replaced at the first election shall also include those whose appointive terms are scheduled to 66 expire next subsequent to the date on which the terms of office of the first elected school board 67 members will commence. If the appointive terms of more than one school board member are scheduled **68** 69 to expire simultaneously, but less than all of such members are to be replaced at the first election, then 70 the identity of such school board member or members to be replaced at the first election shall be 71 determined by a drawing held by the county or city electoral board at least ten days prior to the last day for a person to qualify as a candidate for school board member. 72

73 In any case in which school board members are elected from election districts, as opposed to being 74 elected from the county, city, or town at large, the election districts for the school board shall be 75 coterminous with the election districts for the county, city, or town governing body, except as may be 76 specifically provided for the election of school board members in a county, city, or town in which the 77 governing body is elected at large.

78 C. The terms of office for the school board members shall commence on January 1 or July 1, as the 79 case may be, following their election in the case of a county and on July 1 following their election in 80 the case of a city or town. On December 31 or June 30, as the case may be, following the first election 81 of county, city or town school board members, or on June 30 in the case of a city or town school board, 82 the terms of office of the members of the school board in office through appointment shall expire and the school board selection commission, if there is one, shall be abolished. If the entire school board is 83 84 not elected at the first election of school board members, only the terms of the appointed members 85 being replaced shall so expire and the terms of the appointed members being replaced at a subsequent election shall continue or be extended to expire on December 31 or June 30, as appropriate, of the year 86 87 of the election of the school board members replacing them.

D. Except as otherwise provided herein, a vacancy in the office of any elected school board member 88 89 shall be filled pursuant to §§ 24.2-226 and 24.2-228. In any county that has adopted the urban county 90 executive form of government and that has adopted an elected school board, any vacancy on the elected 91 school board shall be filled in accordance with the procedures set forth in § 15.2-802, mutatis mutandis. 92 Notwithstanding any provision of law or charter to the contrary, if no candidates file for election to a 93 school board office and no person who is qualified to hold the office is elected by write-in votes, a 94 vacancy shall be deemed to exist in the office as of January 1 or July 1, as the case may be, in the case 95 of a county school board, or July 1, in the case of a city or town school board, following the general 96 election. For the purposes of this subsection and Article 6 (§ 24.2-225 et seq.) of Chapter 2 of Title 97 24.2, local school boards comprised of elected and appointed members shall be deemed elected school 98 boards.

99 E. In order to have their names placed on the ballot, all candidates shall be nominated only by petition as provided by general law pursuant to § 24.2-506.

F. For the purposes of this section, the election and term of the mayor or chairman of the board of
supervisors shall be deemed to be an election and term of a member of the governing body of the
municipality or county, respectively, whether or not the mayor or chairman is deemed to be a member
of the governing body for any other purpose.

105 G. No employee of a school board shall be eligible to serve on the board with whom he is 106 employed.

§ 24.2-222. Election and terms of mayor and council for cities and towns.

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108 The qualified voters of each city and town shall elect a mayor, if so provided by charter, and a 109 council for the terms provided by charter. Except as provided in § 24.2-222.1, and notwithstanding any 110 other provision of law, general or special: (i) any election of mayor or councilmen of a city or town whose charter provides for such elections at two-year or four-year intervals shall take place at the May 111 112 general election of an even-numbered year and (ii) any election of mayor or councilmen of a city or 113 town whose charter provides for such elections at one-year or three-year intervals shall take place at the 114 general election in May of the years designated by charter. The persons so elected shall enter upon the duties of their offices on July 1 succeeding their election and remain in office until their successors have 115 116 qualified.

117 § 24.2-222.1. Alternative election of mayor and council at November general election in towns.

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118 A. Notwithstanding the provisions of § 24.2-222, the council of a city or town may provide by 119 ordinance that the mayor, if an elected mayor is provided for by charter, and council shall be elected at 120 the November general election date, for terms to commence January 1. No such ordinance shall be 121 adopted between January 1 and the May general election date of the year in which city or town 122 elections regularly are scheduled to be held therein.

123 B. Alternatively, the registered voters of a city or town may file a petition with the circuit court of 124 the city or of the county within which the town is located asking that a referendum be held on the 125 question of whether the city or town should elect the mayor, if an elected mayor is provided for by 126 charter, and council members at the November general election date. The petition shall be signed by 127 registered voters equal in number to at least ten percent of the number registered in the city or town on 128 the January 1 preceding the filing.

129 The court, pursuant to § 24.2-684, shall order the election officials on a day fixed in the order to 130 conduct a referendum on the question, provided that no such referendum shall be scheduled between 131 January 1 and the May general election date of the year in which city or town elections regularly are 132 scheduled to be held therein. The clerk of the court shall publish notice of the referendum once a week 133 for the three consecutive weeks prior to the referendum in a newspaper having general circulation in the city or town, and shall post a copy of the notice at the door of the courthouse of the city or county 134 135 within which the town is located. The question on the ballot shall be:

136 "Shall the (city or town) change the election date of the mayor (if so provided by charter) and 137 members of council from the May general election to the November general election?"

138 If members of the school board in the city or town are elected by the voters, the ballot question also 139 shall state that the change in election date applies to the election of school board members.

140 The referendum shall be held and the results certified as provided in § 24.2-684. If a majority of the 141 voters voting in the referendum vote in favor of the change, the mayor and council thereafter shall be 142 elected at the November general election date for terms to commence January 1.

143 C. No term of a mayor or member of council shall be shortened in implementing the change to the 144 November election date. Mayors and members of council who were elected at a May general election 145 and whose terms are to expire as of June 30 shall continue in office until their successors have been 146 elected at the November general election and have been qualified to serve.

147 § 24.2-223. Election and term of school board members.

148 In any county, city or town wherein members of the school board are elected, pursuant to Article 7 149 (§ 22.1-57.1 et seq.) of Chapter 5 of Title 22.1, elections shall be held to coincide with the election of 150 members of the governing body at the regular general election in November in a county or the regular 151 general election in Mayin a city or town, as the case may be. Elected school board members shall serve 152 terms which are the same as those of the governing body, to commence on January 1 following their 153 election in a county or July 1 following their election in a city or town, as the case may be. In no event 154 shall any election of school board members take place prior to 1994. 155

§ 24.2-226. Election to fill vacancy.

156 A. A vacancy in any elected constitutional or local office, whether occurring when for any reason an 157 officer-elect does not take office or occurring after an officer begins his term, shall be filled by special 158 election except as provided for certain towns by § 24.2-228 or unless provided otherwise by statute or 159 charter. The governing body or, in the case of an elected school board, the school board of the county, 160 city, or town in which the vacancy occurs shall, within fifteen days of the occurrence of the vacancy, 161 petition the circuit court to issue a writ of election to fill the vacancy as set forth in Article 5 162 (§ 24.2-681 et seq.) of Chapter 6. Either upon receipt of the petition or on its own motion, the court 163 shall issue the writ ordering the election for the next ensuing general election to be held in November in 164 the case of county officers and, city constitutional officers, and other city and town officers regularly elected in November, or in May in the case of other city and town officers. If the vacancy occurs within 165 120 days prior to that election, however, the writ shall order the election to be held at the second 166 167 ensuing such general election. The person so elected shall hold the office for the remaining portion of 168 the regular term of the office for which the vacancy is being filled.

169 B. Notwithstanding any provision of law or charter to the contrary, no election to fill a vacancy shall 170 be ordered or held if the general election at which it is to be called is scheduled within sixty days of the 171 end of the term of the office to be filled.

172 C. Notwithstanding any provision of law or charter to the contrary, when an interim appointment to a 173 vacancy in any governing body or elected school board has been made by the remaining members 174 thereof, no election to fill the vacancy shall be ordered or held if the general election at which it is to 175 be called is scheduled in the year in which the term expires.

176 § 24.2-311. Effective date of decennial redistricting measures; elections following decennial 177 redistricting.

178 A. Legislation enacted to accomplish the decennial redistricting of congressional and General 179 Assembly districts required by Article II, Section 6 of the Constitution of Virginia shall take effect 180 immediately. Members of Congress and the General Assembly in office on the effective date of the 181 decennial redistricting legislation shall complete their terms of office. The elections for their successors 182 shall be held at the November general election next preceding the expiration of the terms of office of 183 the incumbent members and shall be conducted on the basis of the districts set out in the legislation to 184 accomplish the decennial redistricting.

B. Ordinances adopted by local governing bodies to accomplish the decennial redistricting of districts 185 for county, city, and town governing bodies required by Article VII, Section 5 of the Constitution of 186 Virginia shall take effect immediately. Members of county, city, and town governing bodies in office on 187 188 the effective date of a decennial redistricting measure shall complete their terms of office. The elections 189 for their successors shall be held at the general election next preceding the expiration of the terms of 190 office of the incumbent members and shall be conducted on the basis of the districts set out in the 191 measures to accomplish the decennial redistricting.

192 C. If a vacancy in any such office occurs after the effective date of a decennial redistricting measure 193 and a special election is required by law to fill the vacancy, the vacancy shall be filled from the district 194 in the decennial redistricting measure which most closely approximates the district in which the vacancy 195 occurred.

196 D. If a decennial redistricting measure adopted by a local governing body adds one or more districts 197 and also increases the size of the governing body, an election for the additional governing body member 198 or members to represent the additional district or districts for the full or partial term provided by law 199 shall be held at the next November general election in any county or in any city or town that regularly 200 elects its governing body in November pursuant to § 24.2-222.1, or at the next May general election in 201 any other city or town, which occurs at least 120 days after the effective date of the redistricting 202 measure.

203 E. In the event of a conflict between the provisions of a decennial redistricting measure and the provisions of the charter of any locality, the provisions of the redistricting measure shall be deemed to 204 override the charter provisions to the extent required to give effect to the redistricting plan. 205 206

§ 24.2-503. Deadlines for filing required statements; extensions.

207 The written statements of qualification and economic interests shall be filed by (i) primary candidates 208 not later than the filing deadline for the primary, (ii) all other candidates for city and town offices to be filled at a May general election by 7:00 p.m. on the first Tuesday in March, (iii) candidates in special 209 210 elections by the time of qualifying as a candidate, and (iv) all other candidates by 7:00 p.m. on the 211 second Tuesday in June.

212 A statement shall be deemed to be timely filed if it is mailed postage prepaid to the appropriate 213 office by registered or certified mail and if the official receipt therefor, which shall be exhibited on 214 demand, shows mailing within the prescribed time limits.

215 The State Board may grant an extension of any deadline for filing either or both written statements 216 and shall notify all candidates who have not filed their statements of the extension. Any extension shall 217 be granted for a fixed period of time of ten days from the date of the mailing of the notice of the 218 extension.