VIRGINIA ACTS OF ASSEMBLY -- 2003 SESSION

CHAPTER 194

An Act to amend and reenact §§ 26-8, 26-10 and 26-10.1 of the Code of Virginia, relating to qualifications of commissioners of accounts.

[H 1920]

Approved March 16, 2003

Be it enacted by the General Assembly of Virginia:

1. That §§ 26-8, 26-10 and 26-10.1 of the Code of Virginia are amended and reenacted as follows:

§ 26-8. Commissioners of accounts.

A. The judges of each circuit court shall appoint so as many commissioners of accounts, as may be requisite to carry out the duties of that office, who shall be removable at pleasure and who shall have a general supervision of all fiduciaries admitted to qualify in such court or before the clerk thereof and make all ex parte settlements of their accounts. The person appointed as a commissioner of accounts shall be a discreet and competent attorney-at-law; however, if no such attorney be found willing to serve, the court shall appoint some other discreet and proper person. Any individual holding the office of commissioner of accounts upon July 1, 1973, shall continue therein at the pleasure of the court or until his retirement or death.

B. In the event more than one such commissioner is appointed, each commissioner shall maintain his own office and keep his own books, records and accounts. He shall retain the power of supervision over every account, matter or thing referred to him until his final account is approved, unless he shall resign, retire or be resigns, retires or is removed from office, in which case his successor shall continue such duties.

§ 26-10. Appointment of assistant commissioners of accounts, their duties and powers.

The judges of each court in this Commonwealth having jurisdiction of the probate of wills and granting administrations on estates of decedents may, either in term or in vacation, appoint, in addition to the commissioner or commissioners of accounts, assistant commissioners of account, who shall perform all the duties and exercise all of the powers required of the commissioner of accounts in all cases in which the commissioner of accounts from any cause is so situated that he cannot perform the duties of his office, or in which the commissioner of accounts is of opinion it is improper for him to act, and such assistant commissioners of accounts may perform such duties and exercise such powers in any other case except cases in which he is so situated that he cannot act, or in which he is of opinion it is improper for him to act. The person so appointed shall be a discreet and competent attorney-at-law; however, if no such attorney be found willing to serve, the court may appoint some other discreet and proper person. Any individual holding office on April 1, 1966, shall continue therein at the pleasure of the court or until his retirement or death. On all fiduciary qualifications after June 30, 2001, assistant commissioners of accounts shall act only in such cases as the commissioner of accounts delegates to him. An assistant commissioner of accounts making a settlement of a fiduciary account under the provisions of this section shall, within thirty 30 days, report the fact and date of such settlement to the commissioner of accounts, who shall make an entry of the same in his record books.

§ 26-10.1. Deputy commissioners of accounts in certain cities and counties.

In any city or county having a population in excess of 200,000 the commissioner of accounts of each court having jurisdiction of the probate of wills and granting administrations on estates of decedents, with the approval of the judge of such court, may appoint a deputy commissioner of accounts who may discharge any of the official duties of his principal or principals during the latter's continuance in office. The person so appointed shall be a discreet and competent attorney-at-law; however, if no such attorney be found willing to serve, some other discreet and proper person may be so appointed.

Any individual holding office on July 1, 1973, shall continue therein at the pleasure of the court or until his retirement or death. Any such deputy commissioner of accounts, before entering upon the duties of his office, shall take and subscribe an oath similar to that provided for his principal. The oath shall be filed with the clerk of said court and a record of such appointment and oath shall be entered in the order book of such court. Any such deputy shall be removable at the pleasure of the judge of said court.