2005 SESSION

ENROLLED

1

6 7

8 9

24

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 2.2-720, 2.2-2452, 2.2-2503, 2.2-2514, 2.2-2621, 2.2-2628, 2.2-2705, 3.1-1108, 10.1-1018, 18.2-271.2, 19.2-163.02, 20-108.2, 22.1-337, 22.1-346.1, 23-287, 23-297, 30-73.2, 30-168.1, 30-172, 30-208, 30-212, and 53.1-176.3 of the Code of Virginia, relating to the 2 3 4 5 appointment and organization of certain collegial bodies.

[S 1115]

Be it enacted by the General Assembly of Virginia:

10 1. That §§ 2.2-720, 2.2-2452, 2.2-2503, 2.2-2514, 2.2-2621, 2.2-2628, 2.2-2705, 3.1-1108, 10.1-1018, 18.2-271.2, 19.2-163.02, 20-108.2, 22.1-337, 22.1-346.1, 23-287, 23-297, 30-73.2, 30-168.1, 30-172, 11

Approved

30-208, 30-212, and 53.1-176.3 of the Code of Virginia are amended and reenacted as follows: 12 13 § 2.2-720. (Expires July 1, 2006) Alzheimer's Disease and Related Disorders Commission.

14 A. The Alzheimer's Disease and Related Disorders Commission (Commission) is established as an 15 advisory commission in the executive branch of state government. The purpose of the entity is to assist people with Alzheimer's disease and related disorders and their caregivers. 16

17 B. The Commission shall consist of 15 nonlegislative citizen members. Members shall be appointed 18 as follows: three members to be appointed by the Speaker of the House of Delegates; two members to be appointed by the Senate Committee on Privileges and Elections Rules; and 10 members to be 19 20 appointed by the Governor, of whom seven shall be from among the boards, staffs, and volunteers of the Virginia chapters of the Alzheimer's Disease and Related Disorders Association and three shall be 21 22 from the public at large. 23

Initial appointments of nonlegislative citizen members shall be staggered as follows:

1. Two gubernatorial appointees shall be appointed for a term of one year each;

25 2. One member appointed by the Speaker of the House of Delegates and two gubernatorial 26 appointees shall be appointed for a term of two years each;

27 3. Two members, one appointed by the Speaker of the House of Delegates and one appointed by the 28 Senate Committee on Privileges and Elections, and three gubernatorial appointees shall be appointed for 29 a term of three years each; and

30 4. Two members, one appointed by the Speaker of the House of Delegates and one appointed by the 31 Senate Committee on Privileges and Elections, and three gubernatorial appointees shall be appointed for 32 a term of four years each.

33 Thereafter After the initial staggering of terms, nonlegislative citizen members shall be appointed for 34 a term of four years. Appointments to fill vacancies, other than by expiration of a term, shall be for the 35 unexpired terms. All members may be reappointed. However, no nonlegislative citizen member shall serve more than two consecutive four-year terms. The remainder of any term to which a member is 36 37 appointed to fill a vacancy shall not constitute a term in determining the member's eligibility for 38 reappointment. Vacancies shall be filled in the same manner as the original appointments.

39 The Commission shall elect a chairman and vice-chairman vice chairman from among its 40 membership. A majority of the voting members shall constitute a quorum. The Commission shall meet 41 at least four times each year. The meetings of the Commission shall be held at the call of the chairman 42 or whenever the majority of the voting members so request.

43 C. Members shall receive such compensation for the discharge of their duties as provided in 44 § 2.2-2813. All members shall be reimbursed for reasonable and necessary expenses incurred in the discharge performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of 45 46 compensation and expenses of the members shall be provided by the Department for the Aging. 47

D. The Commission shall have the following powers and duties:

1. Examine the needs of persons with Alzheimer's disease and related disorders, as well as the needs 48 49 of their caregivers, and ways that state government can most effectively and efficiently assist in meeting 50 those needs;

2. Advise the Governor and General Assembly on policy, funding, regulatory and other issues related 51 52 to persons suffering from Alzheimer's disease and related disorders and their caregivers;

53 3. Develop the Commonwealth's plan for meeting the needs of patients with Alzheimer's disease and 54 related disorders and their caregivers, and advocate for such plan;

55 4. Submit a report by October 1 of each year to the Governor and General Assembly regarding the activities and recommendations of the Commission; and 56

57 5. Establish priorities for programs among state agencies related to Alzheimer's disease and related **SB1115ER**

58 disorders and criteria to evaluate these programs.

59 E. The Department for the Aging shall provide staff support to the Commission. All agencies of the Commonwealth shall provide assistance to the Commission, upon request. 60

F. The Commission may apply for and expend such grants, gifts or bequests from any source as may 61 62 become available in connection with its duties under this section, and may comply with such conditions 63 and requirements as may be imposed in connections therewith.

64 G. The Chairman shall submit to the Governor and the General Assembly an annual executive 65 summary of the interim activity and work of the Commission no later than the first day of each regular 66 session of the General Assembly. The executive summary shall be submitted as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents 67 and reports and shall be posted on the General Assembly's website. 68

69

91

H. This section shall expire on July 1, 2006. § 2.2-2452. Board of Veterans Services; membership; terms; quorum; compensation; staff.

70 A. The Board of Veterans Services (the Board) is established as a policy board, within the meaning 71 of § 2.2-2100, in the executive branch of state government. The Board shall consist of have a total 72 73 membership of 19 members that includes shall consist of five legislative members, 11 nonlegislative 74 citizen members, and three ex officio members. Members shall be appointed as follows: three members 75 of the House of Delegates to be appointed by the Speaker of the House of Delegates in accordance with 76 the principles of proportional representation contained in the Rules of the House of Delegates; two 77 members of the Senate to be appointed by the Senate Committee on Privileges and Elections Rules; and 11 nonlegislative citizen members to be appointed by the Governor; The Commissioner of the 78 79 Department of Veterans Services to shall serve ex officio with full voting privileges; and the Chairman 80 of the Board of Trustees of the Veterans Services Foundation and the Chairman of the Joint Leadership 81 Council of Veterans Service Organizations to shall serve ex officio without voting privileges. Nonlegislative citizen members of the Board shall be citizens of the Commonwealth. 82

83 Initial appointments of the Governor shall include at least three members who, as of January 1, 2003, were members of the Board of Veterans' Affairs, the Virginia Veterans Cemetery Board, or the Virginia 84 85 Veterans Care Center Board of Trustees. In making appointments, the Governor shall endeavor to ensure a balanced geographical representation on the Board while at the same time selecting appointees of such 86 87 qualifications and experience as will allow them to provide expertise and insight into:

88 1. Best practices in benefits claims services, medical and health care management, or cemetery 89 operations; 90

2. Performance measurements and general management principles; and

3. Nonprofit volunteer operations and management.

92 Each of the three areas of expertise shall be represented on the Board by at least two different 93 appointees per area of expertise in order to allow for the Board to be capable of developing reasonable 94 and effective policy recommendations related to the services provided to veterans of the armed forces of 95 the United States and their Virginia-domiciled surviving spouses, orphans, and dependents by the 96 Department of Veterans Services.

Legislative members and the Commissioner of the Department of Veterans Services shall serve terms 97 98 coincident with their terms of office. Initial appointments of nonlegislative citizen members by the 99 Governor shall be staggered as follows: three members for a term of one year, four members for a term of two years and four members for a term of three years. Thereafter, After the initial staggering of 100 terms, nonlegislative citizen members shall be appointed for a term of four years. Appointments to fill 101 102 vacancies, other than by expiration of a term, shall be for the unexpired terms. All members may be 103 reappointed. However, no House member shall serve more than four consecutive two-year terms, no 104 Senate member shall serve more than two consecutive four-year terms, and no nonlegislative citizen 105 member shall serve more than two consecutive four-year terms.

106 The remainder of any term to which a member is appointed to fill a vacancy shall not constitute a term in determining the member's eligibility for reappointment. Vacancies shall be filled in the same 107 108 manner as the original appointments.

B. The Board shall select a chairman from its membership and, pursuant to rules adopted by it, may 109 110 elect one of its members as vice-chairman vice chairman. The Commissioner of the Department of Veterans Services shall not be eligible to serve as chairman. The Board shall also elect one of its 111 112 members as secretary. The Board shall meet at least three times a year at such times as it deems 113 appropriate or on call of the chairman. A majority of the members of the Board shall constitute a 114 quorum.

115 C. The Board shall be organized with at least three subcommittees that shall be responsible for (i) 116 veterans benefits, (ii) veterans care services, and (iii) veterans cemeteries.

117 D. The Department of Veterans Services shall provide staff to the Board.

118 § 2.2-2503. Special Advisory Commission on Mandated Health Insurance Benefits; membership; 119 terms; meetings; compensation and expenses; staff; chairman's executive summary.

A. The Special Advisory Commission on Mandated Health Insurance Benefits (the Commission) is
 established as an advisory commission within the meaning of § 2.2-2100, in the executive branch of
 state government. The purpose of the Commission shall be to advise the Governor and the General
 Assembly on the social and financial impact of current and proposed mandated benefits and providers,
 in the manner set forth in this article.

125 B. The Commission shall consist of 18 members that include six legislative members, 10 126 nonlegislative citizen members, and two ex officio members as follows: one member of the Senate 127 Committee on Education and Health and one member of the Senate Committee on Commerce and Labor 128 appointed by the Senate Committee on Privileges and Elections Rules; two members of the House 129 Committee on Health, Welfare and Institutions and two members of the House Committee on Commerce 130 and Labor appointed by the Speaker of the House of Delegates in accordance with the principles of 131 proportional representation contained in the Rules of the House of Delegates; 10 nonlegislative citizen 132 members appointed by the Governor that include one physician, one chief executive officer of a general 133 acute care hospital, one allied health professional, one representative of small business, one 134 representative of a major industry, one expert in the field of medical ethics, two representatives of the 135 accident and health insurance industry, and two nonlegislative citizen members; and the State 136 Commissioner of Health and the State Commissioner of Insurance, or their designees, who shall serve as 137 ex officio nonvoting members.

138 C. All nonlegislative citizen members shall be appointed for terms of four years. Legislative and ex 139 officio members shall serve terms coincident with their terms of office. All members may be 140 reappointed. However, no House member shall serve more than four consecutive two-year terms, no 141 Senate member shall serve more than two consecutive four-year terms, and no nonlegislative citizen member shall serve more than two consecutive four-year terms. Vacancies occurring other than by 142 143 expiration of a term shall be filled for the unexpired term. Vacancies shall be filled in the manner as the 144 original appointments. The remainder of any term to which a member is appointed to fill a vacancy 145 shall not constitute a term in determining the member's eligibility for reappointment.

146 D. The Commission shall meet at the request of the chairman, the majority of the voting members or
147 the Governor. The Commission shall elect a chairman and a vice-chairman vice chairman, as determined
148 by the membership. A majority of the members of the Commission shall constitute a quorum.

E. Legislative members of the Commission shall receive such compensation as provided in \$ 30-19.12, and nonlegislative citizen members shall receive such compensation for the performance of their duties as provided in § 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the compensation and costs of expenses of the members shall be provided by the State Corporation Commission.

F. The Bureau of Insurance, the State Health Department, and such other state agencies as may be considered appropriate by the Commission shall provide staff assistance to the Commission.

157 G. The chairman of the Commission shall submit to the Governor and the General Assembly an 158 annual executive summary of the interim activity and work of the Commission no later than the first 159 day of each regular session of the General Assembly. The executive summary shall be submitted as 160 provided in the procedures of the Division of Legislative Automated Systems for the processing of 161 legislative documents and reports and shall be posted on the General Assembly's website.

162 § 2.2-2514. Membership; terms; vacancies; chairmen.

A. Persons appointed to the Board shall be selected for their knowledge of, background in, or
 experience with basic and applied research, emerging technologies, commercialization of the results and
 outputs of research activities, and the development and financing of technology intensive enterprises.

166 B. The Commission shall consist of twenty-nine 29 members to be appointed as follows: two members of the House Committee on Science and Technology appointed by the Speaker of the House of 167 168 Delegates; the chairman of the Senate Committee on General Laws or his designee; and twelve 12 169 citizen members representing research- and technology-intensive industries, four of whom shall be 170 appointed by the Speaker of the House of Delegates, two of whom shall be appointed by the Senate 171 Committee on Privileges and Elections Rules, and six of whom shall be appointed by the Governor; the 172 Secretaries of Commerce and Trade, Education, and Technology, or their designees; and the President of 173 the Center for Innovative Technology or his designee. The following members shall serve as ex officio 174 members with voting privileges: the Vice-Provosts of Research, or their designees, at the University of 175 Virginia, Virginia Polytechnic Institute and State University, George Mason University, James Madison University, The College of William and Mary, Old Dominion University, and Virginia Commonwealth 176 177 University; the Director of Jefferson Laboratories or his designee, the Executive Director of the Naval 178 Surface Warfare Center, Dahlgren Division or his designee, and the Director of the NASA Langley 179 Research Center or his designee. Legislative members shall be appointed to serve terms coincident with

180 their terms of office. The citizen members shall be appointed for terms of four years, except that appointments to fill vacancies shall be for the unexpired term. Vacancies shall be filled in the manner of the original appointments.

183 C. The Governor shall designate one member representing Virginia's research universities and one184 member representing the private sector as cochairs.

185 D. A majority of the members of the Commission shall constitute a quorum. Commission meetings186 shall be upon the call of the cochairs.

E. Members of the Commission shall receive compensation and be entitled to be reimbursed for all reasonable and necessary expenses incurred in the discharge *performance* of their duties as provided in §§ 2.2-2104, 2.2-2813, 2.2-2825 and 30-19.12.

190 § 2.2-2621. Commonwealth Competition Council; membership; terms; chairman; quorum;191 compensation; staff.

192 \hat{A} . The Commonwealth Competition Council (the Council) is established as an advisory council, 193 within the meaning of § 2.2-2100, in the executive branch of state government. The Council shall be composed of fifteen 15 members to be appointed as follows: four employees of executive branch 194 195 agencies to be appointed by the Governor; two members of the House of Delegates to be appointed by 196 the Speaker of the House of Delegates; two members of the Senate to be appointed by the Senate 197 Committee on Privileges and Elections Rules; three members of the private sector to be appointed by the 198 Governor; two members of the private sector to be appointed by the Speaker of the House of Delegates; 199 and two members of the private sector, who shall be private sector members of the Small Business 200 Commission, to be appointed by the Senate Committee on Privileges and Elections Rules.

201 B. Legislative members shall serve on the Council until the expiration of their terms of office or 202 until their successors shall qualify. Two of the members who are employees of executive branch 203 agencies and one member from the private sector appointed by the Governor shall be appointed for terms of one year. Two of the members who are employees of executive branch agencies and two 204 members from the private sector appointed by the Governor shall be appointed for terms of two years. 205 The nonlegislative members appointed by the Speaker of the House of Delegates and the Senate 206 207 Committee on Privileges and Elections shall be appointed for terms of three years. Thereafter Executive 208 branch agency members shall serve only as long as they retain their positions. After the initial 209 staggering of terms, all nonlegislative members of the Council shall be appointed for terms of three 210 years.

C. Appointments to fill vacancies shall be for the unexpired terms. No person nonlegislative citizen
 member shall be eligible to serve for or during more than two successive three-year terms. Executive
 branch agency members shall serve only as long as they retain their positions. The remainder of any
 term to which a member is appointed to fill a vacancy shall not constitute a term in determining the
 member's eligibility for reappointment.

D. The Council shall annually elect its chairman and vice-chairman vice chairman from among its
 members. A majority of the members of the Council shall constitute a quorum.

E. Legislative members shall be compensated as specified in § 30-19.12, and all members, who are private sector members of the Small Business Commission, shall be compensated as specified in § 30-182. All members of the Council shall be reimbursed for their reasonable and necessary expenses incurred in the discharge performance of their duties as provided in §§ 2.2-2813 and 2.2-2825.

F. The Council shall employ such staff as necessary to enable it to perform its duties as directed in the appropriation act.

§ 2.2-2628. Council on Indians; membership; terms; chairman; compensation and expenses;
 chairman's executive summary.

226 A. The Council on Indians (the Council) is established as an advisory council, within the meaning of 227 § 2.2-2100, in the executive branch of state government. The Council shall be composed of a total of 16 228 members that includes shall consist of four legislative members and 12 nonlegislative citizen members 229 as follows: (i) the eight Virginia tribes officially recognized by the Commonwealth shall be entitled but 230 not required to be represented by one member from each tribe, (ii) three members at large from the 231 Indian population residing in Virginia, and (iii) one member from the Commonwealth at large, all of 232 whom shall be appointed by the Governor; (iv) three members of the House of Delegates appointed by 233 the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of Delegates; and (v) one member of the Senate appointed by the 234 235 Senate Committee on Privileges and Elections Rules. If a recognized tribe elects not to be represented, 236 then that seat on the Council shall be filled by appointment of an additional member from the at-large 237 Indian population of Virginia. Each at-large member from the Indian population residing in the 238 Commonwealth shall be required, as a condition of his appointment to the Council, to provide verification of his status as an enrolled member of a tribe recognized by either the Commonwealth, 239 240 another state, or territory. Such verification shall consist of a valid tribal identification card, confirmation

SB1115ER

of membership through a central tribal registry, a written statement of a tribal chief or councilconfirming membership, or certification of the enrolled member status from a tribal office.

243 B. After the original appointments, all nonlegislative citizen appointments shall be for terms of three 244 years except appointments to fill vacancies, which shall be for the unexpired terms. Legislative members 245 shall serve terms coincident with their terms of office. All members may be reappointed. However, no 246 nonlegislative citizen member shall be eligible to serve more than three successive three-year terms, no 247 member of the Senate shall be eligible to serve more that two successive four-year terms, and no 248 member of the House of Delegates shall be eligible to serve more than four successive two-year terms, 249 provided that no appointments to fill vacancies for an unexpired term shall be included in determining 250 the term limit.

C. The Governor shall appoint one of the members appointed pursuant to clause (i) or (ii) of
subsection A as chairman, who shall serve in such position at the pleasure of the Governor. The Council
shall elect a vice-chairman vice chairman from among its membership. The meetings of the Council
shall be held at the call of the chairman or whenever the majority of the voting members so request. A
majority of the nonlegislative members shall constitute a quorum.

D. Members of the Council shall receive no compensation for their services, but shall be reimbursed
for all reasonable and necessary expenses incurred in the performance of their duties as provided in
§ 2.2-2813 and 2.2-2825. Funding for the costs of expenses of the members shall be provided by the
Office of the Governor.

E. The chairman of the Council shall submit to the Governor and the General Assembly an annual
 executive summary of the interim activity and work of the Council no later than the first day of each
 regular session of the General Assembly. The executive summary shall be submitted as provided in the
 procedures of the Division of Legislative Automated Systems for the processing of legislative documents
 and reports and shall be posted on the General Assembly's website.

265 § 2.2-2705. Virginia War Memorial Foundation; purpose; membership; terms; compensation and
 266 expenses; staff; chairman's executive summary.

A. The Virginia War Memorial Foundation (the Foundation) is established to serve as a policy
foundation, within the meaning of § 2.2-2100, in the executive branch of state government. The
Foundation shall be governed and administered by a board of trustees for the purpose of honoring
patriotic Virginians who rendered faithful service and sacrifice in the cause of freedom and liberty for
the Commonwealth and the nation in time of war.

272 B. The board of trustees shall consist of have a total membership of 19 members that include shall 273 consist of eight legislative members, 10 nonlegislative citizen members, and one ex officio member as 274 follows: five members of the House of Delegates to be appointed by the Speaker of the House of 275 Delegates in accordance with the principles of proportional representation contained in the Rules of 276 House of Delegates; three members of the Senate to be appointed by the Senate Committee on 277 Privileges and Elections Rules; 10 nonlegislative citizen members appointed by the Governor, subject to 278 confirmation by the General Assembly; and the Secretary of Administration who shall serve ex officio 279 with voting privileges. A majority of the trustees shall be members or veterans of the armed forces of the United States or the Virginia National Guard. Members appointed should include representatives of 280 281 some or all of the various veterans organizations active in Virginia, as the Governor deems appropriate.

282 C. Except for initial appointments, all nonlegislative citizen member appointments shall be for terms 283 of three years. Legislative members and the Secretary of Administration shall serve terms coincident 284 with their terms of office. All members may be reappointed. However, no nonlegislative citizen member 285 shall be eligible to serve for more than four successive three-year terms. No Senate member shall be 286 eligible to serve more than three successive four-year terms and no member of the House of Delegates 287 shall be eligible to serve more than six successive two-year terms. The remainder of any term to which 288 a member is appointed to fill a vacancy shall not constitute a term in determining the member's 289 eligibility for reappointment. Appointments to fill vacancies, other than by expiration of a term, shall be 290 made for the unexpired terms. Vacancies shall be filled in the same manner as the original 291 appointments. Trustees appointed by the Governor shall serve at his pleasure.

D. Legislative members of the Foundation shall receive such compensation as is set forth in § 30-19.12. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation of legislative members shall be provided by the Office of the Clerk of the Senate or the Office of the Clerk of the House of Delegates, as appropriate. Funding for the costs of expenses of all members shall be provided by the Foundation.

E. The Department of General Services shall provide the Foundation with administrative and otherservices.

300 F. The trustees shall adopt bylaws governing their organization and procedures and may amend the **301** same. The trustees shall elect from their number a chairman, vice chairman vice chairman, and such

302 other officers as their bylaws may provide. They shall also appoint an executive committee, composed 303 of not less than five trustees, which committee shall exercise the powers and duties imposed on the 304 Foundation by this section to the extent permitted by the trustees in their bylaws. Meetings of the board 305 of trustees shall be held at the call of the chairman or whenever a majority of the members so request. 306 A majority of members shall constitute a quorum.

307 G. The chairman of the board of trustees shall submit to the Governor and the General Assembly an annual executive summary of the interim activity and work of the board no later than the first day of 308 309 each regular session of the General Assembly. The executive summary shall be submitted as provided in 310 the procedures of the Division of Legislative Automated Systems for the processing of legislative 311 documents and reports and shall be posted on the General Assembly's website.

312 § 3.1-1108. Membership; terms; vacancies; compensation and expenses; chairman; chairman's 313 executive summary. 314

A. The Commission shall be composed of 31 members as follows:

315 1. Six members of the House of Delegates appointed by the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of 316 317 **Delegates**;

2. Four members of the Senate appointed by the Senate Committee on Privileges and Elections 318 319 Rules; 320

3. The Secretary of Commerce and Trade or his designee;

4. The Secretary of Finance or his designee;

321

322

5. The Commissioner of Agriculture and Consumer Services or his designee;

323 6. Three nonlegislative citizen members who shall be active flue-cured tobacco producers appointed 324 by the Governor. Of the active flue-cured tobacco producers, two shall be appointed by the Governor 325 from a list of six persons provided by the members of the General Assembly appointed to the 326 Commission;

327 7. Three nonlegislative citizen members who shall be active burley tobacco producers appointed by 328 the Governor. Of the active burley tobacco producers, one member shall be appointed by the Governor 329 from a list of three persons provided by the members of the General Assembly appointed to the 330 Commission;

331 8. One nonlegislative citizen member who shall be a representative of the Virginia Farm Bureau 332 Federation appointed by the Governor from a list of at least three persons provided by Virginia Farm 333 Bureau Federation; and

334 9. Eleven members shall be nonlegislative citizens appointed by the Governor. Of the 11 335 nonlegislative citizen members, three shall be appointed by the Governor from a list of nine provided by 336 the members of the General Assembly appointed to the Commission.

337 With the exception of the Secretary of Commerce and Trade or his designee, the Secretary of Finance or his designee and the Commissioner of Agriculture and Consumer Services or his designee, 338 all members of the Commission shall reside in the Southside and Southwest regions of the 339 Commonwealth and shall be subject to confirmation by the General Assembly. To the extent feasible, 340 341 appointments representing the Southside and Southwest regions shall be proportional to the tobacco 342 quota production of each region.

343 Except as otherwise provided herein, all appointments shall be for terms of four years each. 344 Legislative members, the Secretary of Commerce and Trade, the Secretary of Finance, and the 345 Commissioner of Agriculture and Consumer Services shall serve terms coincident with their terms of 346 office. Legislative members may be reappointed. No nonlegislative citizen member shall be eligible to 347 serve more than two successive four-year terms; however, after expiration of a term of three years or 348 less, two additional four-year terms may be served by such member if appointed thereto. Appointments 349 to fill vacancies, other than by expiration of a term, shall be made for the unexpired terms. Any 350 appointment to fill a vacancy shall be made in the same manner as the original appointment. The 351 remainder of any term to which a member is appointed to fill a vacancy shall not constitute a term in 352 determining the member's eligibility for reappointment.

The initial appointments of the active flue-cured tobacco producers, the active burley tobacco 353 producers, and other nonlegislative citizen members shall be as follows: one active flue-cured tobacco 354 355 producer, one active burley tobacco producer and four nonlegislative citizen members shall be appointed for terms of two years; one active flue-cured tobacco producer, one active burley tobacco producer and 356 357 four nonlegislative citizen members shall be appointed for terms of three years; and one active 358 flue-cured tobacco producer, one active burley tobacco producer and three nonlegislative citizen 359 members shall be appointed for terms of four years. Thereafter all appointments shall be for terms of 360 four years.

361 B. The Commission shall appoint from its membership a chairman and a vice-chairman vice *chairman*, both of whom shall serve in such capacities at the pleasure of the Commission. The chairman, 362

363 or in his absence, the vice chairman vice chairman, shall preside at all meetings of the Commission. The
364 meetings of the Commission shall be held on the call of the chairman or whenever the majority of the
365 members so request. A majority of members of the Commission serving at any one time shall constitute
366 a quorum for the transaction of business.

367 C. Legislative members of the Commission shall receive such compensation as is set forth in
368 § 30-19.12, and nonlegislative members shall receive such compensation for the performance of their
369 duties as provided in § 2.2-2813. All members shall be reimbursed for all reasonable and necessary
370 expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Such
371 compensation and expenses shall be paid from the Fund.

D. Members and employees of the Commission shall be subject to the standards of conduct set forth
in the State and Local Government Conflict of Interests Act (§ 2.2-3100 et seq.) and may be removed
from office for misfeasance, malfeasance, nonfeasance, neglect of duty, or misconduct in the manner set
forth therein.

E. Except as otherwise provided in this chapter, members and employees of the Commission shall besubject to the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.).

F. The chairman of the Board shall submit to the Governor and the General Assembly an annual
executive summary of the interim activity and work of the Board no later than the first day of each
regular session of the General Assembly. The executive summary shall be submitted as provided in the
procedures of the Division of Legislative Automated Systems for the processing of legislative documents
and reports and shall be posted on the General Assembly's website.

383 § 10.1-1018. Virginia Land Conservation Board of Trustees; membership; terms; vacancies;
 384 compensation and expenses; chairman's executive summary.

385 A. The Foundation shall be governed and administered by a Board of Trustees. The Board shall 386 consist of have a total membership of 18 members that include shall consist of 17 citizen members and 387 one ex officio voting member as follows: four citizen members, who may be members of the House of 388 Delegates, to be appointed by the Speaker of the House of Delegates and, if such members are members 389 of the House of Delegates, in accordance with the principles of proportional representation contained in 390 the Rules of the House of Delegates; two citizen members, who may be members of the Senate, to be 391 appointed by the Senate Committee on Privileges and Elections Rules; 11 nonlegislative citizen 392 members, one from each congressional district, to be appointed by the Governor; and the Secretary of 393 Natural Resources, or his designee, to serve ex officio with voting privileges. Nonlegislative citizen 394 members shall be appointed for four-year terms, except that initial appointments shall be made for terms 395 of one to four years in a manner whereby no more than six members shall have terms that expire in the 396 same year. Legislative members and the ex officio member shall serve terms coincident with their terms 397 of office. Appointments to fill vacancies, other than by expiration of a term, shall be made for the 398 unexpired terms. Vacancies shall be filled in the same manner as the original appointments. All 399 members may be reappointed. However, no Senate member shall serve more than two consecutive 400 four-year terms, no House member shall serve more than four consecutive two-year terms and no 401 nonlegislative citizen member shall serve more than two consecutive four-year terms. The remainder of 402 any term to which a member is appointed to fill a vacancy shall not constitute a term in determining the 403 member's eligibility for reappointment. Nonlegislative citizen members shall have experience or 404 expertise, professional or personal, in one or more of the following areas: natural resource protection and 405 conservation, construction and real estate development, natural habitat protection, environmental resource 406 inventory and identification, forestry management, farming, farmland preservation, fish and wildlife 407 management, historic preservation, and outdoor recreation. At least one of the nonlegislative citizen 408 members shall be a farmer. Members of the Board shall post bond in the penalty of \$5,000 with the 409 State Comptroller prior to entering upon the functions of office.

B. The Secretary of Natural Resources shall serve as the chairman of the Board of Trustees. The chairman shall serve until his successor is appointed. The members appointed as provided in subsection A shall elect a vice-chairman vice chairman annually from among the members of the Board. A majority of the members of the Board serving at any one time shall constitute a quorum for the transaction of business. The board shall meet at the call of the chairman or whenever a majority of the members so request.

C. Trustees of the Foundation shall receive no compensation for their services. All members shall be
reimbursed for all reasonable and necessary expenses incurred in the performance of their duties on
behalf of the Foundation as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of expenses of
the members shall be provided by the Department of Conservation and Recreation.

D. The chairman of the Board and any other person designated by the Board to handle the funds of
the Foundation shall give bond, with corporate surety, in such penalty as is fixed by the Governor,
conditioned upon the faithful discharge of his duties. The premium on the bonds shall be paid from
funds available to the Foundation for such purpose.

SB1115ER

E. The Board shall seek assistance in developing grant criteria and advice on grant priorities and any
other appropriate issues from a task force consisting of the following agency heads or their designees:
the Director of the Department of Conservation and Recreation, the Commissioner of Agriculture and
Consumer Services, the State Forester, the Director of the Department of Historic Resources, the
Director of the Department of Game and Inland Fisheries and the Executive Director of the Virginia
Outdoors Foundation. The Board may request any other agency head to serve on or appoint a designee
to serve on the task force.

F. The chairman of the Board shall submit to the Governor and the General Assembly a biennial
executive summary of the interim activity and work of the Board no later than the first day of each
even-numbered year regular session of the General Assembly. The executive summary shall be
submitted as provided in the procedures of the Division of Legislative Automated Systems for the
processing of legislative documents and reports and shall be posted on the General Assembly's website.

436 § 18.2-271.2. Commission on VASAP; purpose; membership; terms; meetings; staffing; compensation
437 and expenses; chairman's executive summary.

438 A. There is hereby established in the legislative branch of state government the Commission on the 439 Virginia Alcohol Safety Action Program (VASAP). The Commission shall administer and supervise the 440 state system of local alcohol and safety action programs, develop and maintain operation and 441 performance standards for local alcohol and safety action programs, and allocate funding to such 442 programs. The Commission shall consist of have a total membership of 15 members that include shall 443 consist of six legislative members and nine nonlegislative citizen members. Members shall be appointed 444 as follows: four current or former members of the House Committee for Courts of Justice, to be 445 appointed by the Speaker of the House of Delegates in accordance with the principles of proportional representation contained in the Rules of the House of Delegates; two members of the Senate Committee 446 for Courts of Justice, to be appointed by the Senate Privileges and Elections Committee on Rules; three 447 sitting or retired judges, one each from the circuit, general district and juvenile and domestic relations 448 449 district courts, who regularly hear or heard cases involving driving under the influence and are familiar 450 with their local alcohol safety action programs, to be appointed by the Chairman of the Committee on 451 District Courts; two directors of local alcohol safety action programs, to be appointed by the legislative 452 members of the Commission; one representative from the law-enforcement profession, to be appointed 453 by the Speaker of the House and one nonlegislative citizen at large, to be appointed by the Senate 454 Committee on Privileges and Elections Rules; one representative from the Virginia Department of Motor 455 Vehicles whose duties are substantially related to matters to be addressed by the Commission to be 456 appointed by the Commissioner of the Department of Motor Vehicles, and one representative from the 457 Department of Mental Health, Mental Retardation and Substance Abuse Services whose duties also 458 substantially involve such matters, to be appointed by the Commissioner of the Department of Mental 459 Health, Mental Retardation and Substance Abuse Services. Legislative members shall serve terms 460 coincident with their terms of office. In accordance with the staggered terms previously established, nonlegislative citizen members shall serve two-year terms. All members may be reappointed. 461 462 Appointments to fill vacancies, other than by expiration of a term, shall be made for the unexpired 463 terms. Any appointment to fill a vacancy shall be made in the same manner as the original appointment.

464 B. The Commission shall meet at least four times each year at such places as it may from time to
465 time designate. A majority of the members shall constitute a quorum. The Commission shall elect a
466 chairman and vice chairman vice chairman from among its membership.

467 The Commission shall be empowered to establish and ensure the maintenance of minimum standards 468 and criteria for program operations and performance, accounting, auditing, public information and 469 administrative procedures for the various local alcohol safety action programs and shall be responsible 470 for overseeing the administration of the statewide VASAP system. Such programs shall be certified by 471 the Commission in accordance with procedures set forth in the Commission on VASAP Certification 472 Manual. The Commission shall also oversee program plans, operations and performance and a system 473 for allocating funds to cover deficits that may occur in the budgets of local programs.

474 C. The Commission shall appoint and employ and, at its pleasure, remove an executive director and
475 such other persons as it may deem necessary, and determine their duties and fix their salaries or
476 compensation.

477 D. The Commission shall appoint a Virginia Alcohol Safety Action Program Advisory Board to
478 make recommendations to the Commission regarding its duties and administrative functions. The
479 membership of such Board shall be appointed in the discretion of the Commission and include personnel
480 from (i) local safety action programs, (ii) state or local boards of mental health and mental retardation
481 and (iii) other community mental health services organizations. An assistant attorney general who
482 provides counsel in matters relating to driving under the influence shall also be appointed to the Board.

483 E. Legislative members of the Commission shall receive compensation as provided in § 30-19.12.484 Funding for the costs of compensation of legislative members shall be provided by the Commission. All

SB1115ER

485 members shall be reimbursed for all reasonable and necessary expenses as provided in §§ 2.2-2813 and
486 2.2-2825 to be paid out of that portion of moneys paid in VASAP defendant entry fees which is
487 forwarded to the Virginia Alcohol Safety Action Program.

F. The chairman of the Commission shall submit to the Governor and the General Assembly an annual executive summary of the interim activity and work of the Commission no later than the first day of each regular session of the General Assembly. The executive summary shall be submitted as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and shall be posted on the General Assembly's website.

493 § 19.2-163.02. Membership of Indigent Defense Commission; expenses.

494 The Virginia Indigent Defense Commission shall consist of 12 members, including as follows: the 495 chairmen of the House and Senate Committees for Courts of Justice; the chairman of the Virginia State 496 Crime Commission; the Executive Secretary of the Supreme Court or his designee; two attorneys 497 officially designated by the Virginia State Bar; two persons appointed by the Governor; two persons 498 appointed by the Speaker of the House of Delegates; and two persons appointed by the Senate 499 Committee on Privileges and Elections Rules. At least one of the appointments made by the Governor, 500 one of the appointments made by the Speaker, and one of the appointments made by the Senate 501 Committee on Privileges and Elections Rules, shall be an attorney in private practice with a 502 demonstrated interest in indigent defense issues. Persons who are appointed by virtue of their office 503 shall hold terms coincident with their terms of office. All other appointments members shall be 504 appointed for terms of three years and may be reappointed.

505 The Commission shall elect a chairman and a vice-chairman vice chairman from among its 506 membership. A majority of the members shall constitute a quorum. The Commission shall meet at least 507 four times each year. The meetings of the Commission shall be held at the call of the chairman or 508 whenever the majority of the members so request.

509 Members shall be paid reasonable and necessary expenses incurred in the performance of their duties.
510 Legislative members shall receive compensation as provided in § 30-19.12 and nonlegislative citizen
511 members shall receive compensation for their services as provided in §§ 2.2-2813 and 2.2-2825.

512 § 20-108.2. Guideline for determination of child support; quadrennial review by Child Support
513 Guidelines Review Panel; executive summary.

514 A. There shall be a rebuttable presumption in any judicial or administrative proceeding for child 515 support under this title or Title 16.1 or 63.2, including cases involving split custody or shared custody, 516 that the amount of the award which would result from the application of the guidelines set forth in this 517 section is the correct amount of child support to be awarded. In order to rebut the presumption, the 518 court shall make written findings in the order as set out in § 20-108.1, which findings may be 519 incorporated by reference, that the application of the guidelines would be unjust or inappropriate in a 520 particular case as determined by relevant evidence pertaining to the factors set out in §§ 20-107.2 and 521 20-108.1. The Department of Social Services shall set child support at the amount resulting from 522 computations using the guidelines set out in this section pursuant to the authority granted to it in 523 Chapter 19 (§ 63.2-1900 et seq.) of Title 63.2 and subject to the provisions of § 63.2-1918.

524 B. For purposes of application of the guideline, a basic child support obligation shall be computed 525 using the schedule set out below. For combined monthly gross income amounts falling between amounts 526 shown in the schedule, basic child support obligation amounts shall be extrapolated. However, unless 527 one of the following exemptions applies where the sole custody child support obligation as computed 528 pursuant to subdivision G 1 is less than \$65 per month, there shall be a presumptive minimum child 529 support obligation of \$65 per month payable by the payor parent. Exemptions from this presumptive 530 minimum monthly child support obligation shall include: parents unable to pay child support because 531 they lack sufficient assets from which to pay child support and who, in addition, are institutionalized in 532 a psychiatric facility; are imprisoned with no chance of parole; are medically verified to be totally and 533 permanently disabled with no evidence of potential for paying child support, including recipients of 534 Supplemental Security Income (SSI); or are otherwise involuntarily unable to produce income. "Number 535 of children" means the number of children for whom the parents share joint legal responsibility and for 536 whom support is being sought.

SCHÊDULE OF MONTHLY BASIC CHILD SUPPORT OBLIGATIONS 537 538 COMBINED 539 MONTHLY 540 541 GROSS ONE TWO THREE FOUR FIVE SIX 542 INCOME CHILD CHILDREN 543 CHILDREN CHILDREN CHILDREN 544 CHILDREN 545 0-599 65 65 65 65 65 65

-												
546 547	600	110	11	1	110		111		115		110	
547 548	600	650	11 138	140	113	142	114	143	115	145		146
549		700	153	140		170		172		174		176
550		750	160	197		199		202		204		206
551			200					202		201		200
552	800	168	22	б	228		231		233		236	
553		850	175	254		257		260		263		266
554		900	182	281		286		289		292		295
555												
	950	189	29		315							
557		1000	196	304		344		348		351		355
558 559		1050	203	315		373		377		381		385
559 560		1100	210	326		402		406		410		415
561	1150	217	3	37	422		435		440		445	
562	1100	1200	225	348		436	155	465		470	115	475
563		1250	232	360		451		497		502		507
564												
565	1300	241	3	73	467		526		536		542	
566		1350	249	386		483		545		570		576
567		1400	257	398		499		563		605		611
568		1450	265	411		515		581		633		645
569	1 = 0 0											
570 571	1500	274	4	26	533		602		656		680	
571 572	1550	282	1	36	547		617		672		714	
573	T220	1600	289	447	JFI	560	017	632	072	689	/14	737
574		1650	295	458		573		647		705		754
575		1700	302	468		587		662		721		772
576		1750	309	479		600		676		738		789
577		1800	315	488		612		690		752		805
578												
	1850	321	4		623		702		766		819	
580		1900	326	506		634		714		779		834
581 582		1950 2000	332 338	514 523		645 655		727 739		793 806		848 862
582 583		2000	343	532		666		751		819		877
584		2100	349	540		677		763		833		891
585		2150	355	549		688		776		846		071
586		905										
587		2200	360	558		699		788		860		920
588		2250	366	567		710		800		873		934
589		2300	371	575		721		812		886		948
590		2350	377	584		732		825		900		963
591 502		2400	383	593		743		837		913		977
592 593		2450 2500	388 394	601 610		754 765		849 862		927 940		991 1006
595 594		2500 2550	394 399	610 619		765 776		862 874		940 954		1006
595		2600	405	627		787		886		967		1020
596		2650	410	635		797		897		979		1048
597		2700	415	643		806		908		991		1060
598		2750	420	651		816		919		1003		1073
599		2800	425	658		826		930		1015		1085
600	_											
601	2850	430	6	67	836		941		1027		1098	

602		2900	435		675		846		953		1039		1112
603		2950	440		683		856		964		1052		1125
604		3000	445		691		866		975		1064		1138
605		3050	450		699		876		987		1076		1152
606		3100	456		707		886		998		1089		1165
607		3150	461		715		896		1010		1101		1178
608													
609	3200	466		723		906		1021		1114		1191	
610	0200	100		. 20		200							
611	3250	471		732		917		1032		1126		1205	
612	0200	3300	476		740	227	927	1001	1044		1139	1200	1218
613		3350	481		748		937		1055		1151		1231
614		3400	486		756		947		1067		1164		1245
615		3450	492		764		957		1078		1176		1258
616		3500	497		772		967		1089		1189		1271
617		5500	197				207		±005		1102		10/1
618	3550	502		780		977		1101		1201		1285	
619	3330	3600	507	100	788	511	987	1101	1112	1201	1213	1205	1298
620		3650	512		797		997		1124		1226		1311
621		3700	518		806		1009		1137		1240		1326
622		3750	524		815		1020		1150		1254		1342
623		3800	530		824		1020		1163		1268		1357
624		3850	536		834		1043		1176		1283		1372
625		3900	542		843		1015		1189		1205		1387
626		3950	547		852		1055		1202		1311		1402
627		4000	553		861		1078		1214		1325		1417
628		4050	559		871		1089		1227		1339		1432
629		4100	565		880		1101		1240		1353		1448
630		4150	505 571		889		1112		1253		1367		1463
631		4200	577		898		1124		1266		1382		1478
632		4250	583		907		1135		1279		1396		1493
633		4300	589		917		1147		1292		1410		1508
634		4350	594		926		1158		1305		1424		1523
635		4400	600		935		1170		1318		1438		1538
636		4450	606		944		1181		1331		1452		1553
637		4500	612		954		1193		1344		1467		1569
638		1500	012		221		11/5		1911		1107		1307
639	4550	618		963		1204		1357		1481		1584	
640	1000	4600	624	205	972	1201	1216	1007	1370	1101	1495	1001	1599
641		4650	630		981		1227		1383		1509		1614
642		4700	635		989		1237		1395		1522		1627
643		4750	641		997		1247		1406		1534		1641
644		4800	646		1005		1257		1417		1546		1654
645		4850	651		1013		1267		1428		1558		1667
646		4900	656		1021		1277		1439		1570		1679
647		4950	661		1028		1286		1450		1582		1692
648		5000	666		1036		1295		1460		1593		1704
649		5050	671		1043		1305		1471		1605		1716
650		5000	0,1		2010		2000				2000		1,10
651	5100	675		1051		1314		1481		1616		1728	
652		5150	680		1058		1323		1492		1628	0	1741
653		5200	685		1066		1333		1502		1640		1753
654		5250	690		1073		1342		1513		1651		1765
655		5300	695		1081		1351		1524		1663		1778
656		5350	700		1088		1361		1534		1674		1790
657		5400	705		1096		1370		1545		1686		1802
			-				-		-		-		

658 659 660		5450 5500	710 714	1103 1111	1379 1389	1555 1566	1697 1709	1815 1827
661 662 663 664 665 666 667 668 669 670 671 672	5550	719 5600 5650 5700 5750 5800 5850 5900 5950 6000 6050	1118 724 729 734 739 744 749 753 758 768	1398 1126 1133 1141 1148 1156 1163 1171 1178 1186 1193	1576 1407 1417 1426 1435 1445 1454 1463 1473 1482 1491	1720 1587 1598 1608 1619 1629 1640 1650 1661 1672 1682	1839 1732 1743 1755 1766 1778 1790 1801 1813 1824 1836	1851 1864 1876 1888 1901 1913 1925 1937 1950 1962
672 673 674 675 676 677 678 679 680 681 682	6100	773 6150 6200 6250 6300 6350 6400 6450 6500	1201 778 783 788 792 797 802 807 812	1501 1208 1216 1223 1231 1238 1246 1253 1261	1693 1510 1519 1529 1538 1547 1557 1566 1575	1847 1703 1714 1724 1735 1745 1756 1767 1777	1974 1859 1870 1882 1893 1905 1916 1928 1940	1987 1999 2011 2023 2036 2048 2060 2073
682 683 684 685 686 687 688 689 690 691 692	6550	816 6600 6700 6750 6800 6850 6900 6950	1267 820 823 827 830 834 837 841 845	1583 1272 1277 1283 1288 1293 1299 1304 1309	1786 1590 1597 1604 1610 1617 1624 1631 1637	1949 1794 1801 1809 1817 1824 1832 1839 1847	2083 1957 1965 1974 1982 1990 1999 2007 2016	2092 2100 2109 2118 2127 2136 2145 2154
693 694 695 696 697 698 699	7000	7100 7150 7200 7250	855 859 862 866	1320 1325 1331 1336 1341	1651 1658 1665 1671 1678	1870 1878 1885 1893	2032 2041 2049 2057 2066	2172 2181 2190 2199 2207
700 701 702 703 704 705 706		873	1352 877 880	1685 1692 1358 1363 1368	1908	1916 1923	2225 2091 2099	2234 2243 2252
707 708 709 710		7600	891	1719 1379 1732	1725	1946	2124	2270
711 712 713		898	1390	1739 1395	1961	2141	2288	2297

		7800					1753		1977		2158	2	2305	
		7850	908		1405		1758		1983		2164			
		13												
717		7900										2		
		7950	913		1414		1770		1995		2178	2	2328	
719														
	8000	916												
721		8050							2007				2343	
722		8100			1428				2014				2350	
723 724		8150			1432				2020				2357	
724			927		1437		1799		2026				2365 2372	
726			929 932		1441 1446		1804 1810		2032 2038				2380	
727		8350			1450				2038				2387	
		8400			1455				2045				2395	
		8450			1459				2051				2402	
730		8500					1833		2063				2410	
731														
	8550	945		1468		1839		2069		2260		2417		
733		8600			1473				2076				2425	
734		8650	951		1478		1850		2082		2273	2	2432	
735		8700	954		1482		1856		2088		2280	2	2440	
736		8750	956		1487		1862		2094		2287	2	2447	
737		8800	959		1491		1868		2100		2294	2	2455	
738		8850							2107		2300	2	2462	
739		8900	964		1500		1879		2113		2307	2	2470	
740														
	8950	967												
742		9000			1509				2125				2484	
743 744		9050			1514				2131				2492	
744 745		9100 9150			1517				2137 2141				2498	
745		9150 9200										2	2503	
747		9200	515		TJZH		1909		2140		2344	2	2009	
	9250	982		1527		1914		2151		2349		2514		
749		9300												
750		9350	986		1534		1922		2160		2359	2	2525	
751		9400	988		1537		1926		2165		2365	2	2531	
752		9450	990		1541		1930		2170		2370	2	2536	
753		9500	993		1544		1935		2175		2375		2541	
754		9550	995		1547		1939		2179		2380	2	2547	
755 756	0 6 0 0	005		1 1		1040		0104		0005		0550		
756 757	9600	997	000	1551	1 4	1943	1047	2184		2385	2200	2552		
757 758		9650 9700	999 1001		1554 1557		1947 1051		2189		2390 2396		2558	
759		9700 9750	1001		1561		1951 1956		2194 2198		2398 2401		2563 2569	
760		9800	1005		1564		1960		2198		2401		2574	
761		9850	1008		1567		1964		2203		2400		2580	
762		9900	1010		1571		1968		2213		2416		2585	
763		9950	1012		1574		1972		2218		2421		2590	
764		10000	1014		1577		1977		2222		2427		2596	
765	For	gross mor	nthly in		between		00 and		00, add	the				for
766		0 to the fol	lowing	-	-	-								
767	ONE	TWO		THREE]	FOUF	2	FIV	E		SIX			
768		ILD		-		. -								
769	CHILD	REN CHI	LDREN	CH	IILDREN	i C	HILDRE	ίΝ.						

770 CHILDREN 771 3.1% 5.1% 6.8% 7.8% 8.8% 9.5% For gross monthly income between \$20,000 and \$50,000, add the amount of child support for 772 773 \$20,000 to the following percentages of gross income above \$20,000: 774 ONE TWO THREE FOUR FIVE SIX 775 CHILD 776 CHILDREN CHILDREN CHILDREN 777 CHILDREN CHILDREN 778 28 3.5% 5% 6% 6.9% 7.8% For gross monthly income over \$50,000, add the amount of child support for \$50,000 to the 779 780 following percentages of gross income above \$50,000: 781 ONE TWO THREE FOUR FIVE SIX 782 CHILD 783 CHILDREN CHILDREN CHILDREN CHILDREN 784 CHILDREN 785 1% 28 3% 4% 5% 6% C. For purposes of this section, "gross income" means all income from all sources, and shall include, 786 787 but not be limited to, income from salaries, wages, commissions, royalties, bonuses, dividends, severance 788 pay, pensions, interest, trust income, annuities, capital gains, social security benefits except as listed 789 below, workers' compensation benefits, unemployment insurance benefits, disability insurance benefits, 790 veterans' benefits, spousal support, rental income, gifts, prizes or awards. If a parent's gross income includes disability insurance benefits, it shall also include any amounts paid to or for the child who is the subject of the order and derived by the child from the parent's 791 792 entitlement to disability insurance benefits. To the extent that such derivative benefits are included in a 793 794 parent's gross income, that parent shall be entitled to a credit against his or her ongoing basic child support obligation for any such amounts, and, if the amount of the credit exceeds the parent's basic child 795 796 support obligations, the credit may be used to reduce arrearages. Gross income shall be subject to deduction of reasonable business expenses for persons with income 797 798 from self-employment, a partnership, or a closely held business. "Gross income" shall not include: 799 1. Benefits from public assistance and social services programs as defined in § 63.2-100; 800 2. Federal supplemental security income benefits; 801 3. Child support received; or 802 4. Income received by the payor from secondary employment income not previously included in "gross income," where the payor obtained the income to discharge a child support arrearage established 803 by a court or administrative order and the payor is paying the arrearage pursuant to the order. 804 "Secondary employment income" includes but is not limited to income from an additional job, from 805 806 self-employment, or from overtime employment. The cessation of such secondary income upon the 807 payment of the arrearage shall not be the basis for a material change in circumstances upon which a 808 modification of child support may be based. 809 For purposes of this subsection: (i) spousal support received shall be included in gross income and 810 spousal support paid shall be deducted from gross income when paid pursuant to an order or written 811 agreement and (ii) one-half of any self-employment tax paid shall be deducted from gross income. 812 Where there is an existing court or administrative order or written agreement relating to the child or children of a party to the proceeding, who are not the child or children who are the subject of the 813 814 present proceeding, then there is a presumption that there shall be deducted from the gross income of 815 the party subject to such order or written agreement, the amount that the party is actually paying for the support of a child or children pursuant to such order or agreement. 816 Where a party to the proceeding has a natural or adopted child or children in the party's household 817

818 or primary physical custody, and the child or children are not the subject of the present proceeding, there is a presumption that there shall be deducted from the gross income of that party the amount as 819 820 shown on the Schedule of Monthly Basic Child Support Obligations contained in subsection B that 821 represents that party's support obligation based solely on that party's income as being the total income 822 available for the natural or adopted child or children in the party's household or primary physical 823 custody, who are not the subject of the present proceeding. Provided, however, that the existence of a 824 party's financial responsibility for such a child or children shall not of itself constitute a material change 825 in circumstances for modifying a previous order of child support in any modification proceeding. Any 826 adjustment to gross income under this subsection shall not create or reduce a support obligation to an 827 amount which seriously impairs the custodial parent's ability to maintain minimal adequate housing and provide other basic necessities for the child, as determined by the court. 828

829 In cases in which retroactive liability for support is being determined, the court or administrative

830 agency may use the gross monthly income of the parties averaged over the period of retroactivity.

831 D. Except for good cause shown or the agreement of the parties, in addition to any other child 832 support obligations established pursuant to this section, any child support order shall provide that the 833 parents pay in proportion to their gross incomes, as used for calculating the monthly support obligation, 834 any reasonable and necessary unreimbursed medical or dental expenses that are in excess of \$250 for 835 any calendar year for each child who is the subject of the obligation. The method of payment of those 836 expenses shall be contained in the support order. Each parent shall pay his respective share of expenses 837 as those expenses are incurred. Any amount paid under this subsection shall not be adjusted by, nor 838 added to, the child support calculated in accordance with subsection G. For the purposes of this section, medical or dental expenses shall include but not be limited to eyeglasses, prescription medication, 839 840 prosthetics, orthodontics, and mental health or developmental disabilities services, including but not 841 limited to services provided by a social worker, psychologist, psychiatrist, counselor, or therapist.

E. Any costs for health care coverage as defined in § 63.2-1900 and dental care coverage, when
actually being paid by a parent, to the extent such costs are directly allocable to the child or children,
and which are the extra costs of covering the child or children beyond whatever coverage the parent
providing the coverage would otherwise have, shall be added to the basic child support obligation.

846 F. Any child-care costs incurred on behalf of the child or children due to employment of the 847 custodial parent shall be added to the basic child support obligation. Child-care costs shall not exceed 848 the amount required to provide quality care from a licensed source. When requested by the noncustodial 849 parent, the court may require the custodial parent to present documentation to verify the costs incurred 850 for child care under this subsection. Where appropriate, the court shall consider the willingness and 851 availability of the noncustodial parent to provide child care personally in determining whether child-care 852 costs are necessary or excessive. Upon the request of either party, and upon a showing of the tax 853 savings a party derives from child-care cost deductions or credits, the court shall factor actual tax 854 consequences into its calculation of the child-care costs to be added to the basic child support obligation.

855 G. 1. Sole custody support. The sole custody total monthly child support obligation shall be 856 established by adding (i) the monthly basic child support obligation, as determined from the schedule 857 contained in subsection B, (ii) costs for health care coverage to the extent allowable by subsection E, 858 and (iii) work-related child-care costs and taking into consideration all the factors set forth in subsection 859 B of § 20-108.1. The total monthly child support obligation shall be divided between the parents in the 860 same proportion as their monthly gross incomes bear to their monthly combined gross income. The monthly obligation of each parent shall be computed by multiplying each parent's percentage of the 861 862 parents' monthly combined gross income by the total monthly child support obligation.

863 However, the monthly obligation of the noncustodial parent shall be reduced by the cost for health care coverage to the extent allowable by subsection E when paid directly by the noncustodial parent.
865 Unreimbursed medical and dental expenses shall be calculated and allocated in accordance with subsection D.

867 2. Split custody support. In cases involving split custody, the amount of child support to be paid
868 shall be the difference between the amounts owed by each parent as a noncustodial parent, computed in
869 accordance with subdivision 1, with the noncustodial parent owing the larger amount paying the
870 difference to the other parent. Unreimbursed medical and dental expenses shall be calculated and
871 allocated in accordance with subsection D.

872 For the purpose of this section and § 20-108.1, split custody shall be limited to those situations 873 where each parent has physical custody of a child or children born of the parents, born of either parent 874 and adopted by the other parent or adopted by both parents. For the purposes of calculating a child 875 support obligation where split custody exists, a separate family unit exists for each parent, and child 876 support for that family unit shall be calculated upon the number of children in that family unit who are 877 born of the parents, born of either parent and adopted by the other parent or adopted by both parents. 878 Where split custody exists, a parent is a custodial parent to the children in that parent's family unit and 879 is a noncustodial parent to the children in the other parent's family unit.

3. Shared custody support.

880

(a) Where a party has custody or visitation of a child or children for more than 90 days of the year,
as such days are defined in subdivision G 3 (c), a shared custody child support amount based on the
ratio in which the parents share the custody and visitation of any child or children shall be calculated in
accordance with this subdivision. The presumptive support to be paid shall be the shared custody
support amount, unless a party affirmatively shows that the sole custody support amount calculated as
provided in subdivision G 1 is less than the shared custody support amount. If so, the lesser amount
shall be the support to be paid. For the purposes of this subsection, the following shall apply:

(i) Income share. "Income share" means a parent's percentage of the combined monthly gross income
of both parents. The income share of a parent is that parent's gross income divided by the combined
gross incomes of the parties.

891 (ii) Custody share. "Custody share" means the number of days that a parent has physical custody, 892 whether by sole custody, joint legal or joint residential custody, or visitation, of a shared child per year 893 divided by the number of days in the year. The actual or anticipated "custody share" of the parent who 894 has or will have fewer days of physical custody shall be calculated for a one-year period. The "custody 895 share" of the other parent shall be presumed to be the number of days in the year less the number of 896 days calculated as the first parent's "custody share." For purposes of this calculation, the year may begin 897 on such date as is determined in the discretion of the court, and the day may begin at such time as is 898 determined in the discretion of the court. For purposes of this calculation, a day shall be as defined in 899 subdivision G 3 (c).

900 (iii) Shared support need. "Shared support need" means the presumptive guideline amount of needed
901 support for the shared child or children calculated pursuant to subsection B of this section, for the
902 combined gross income of the parties and the number of shared children, multiplied by 1.4.

903 (iv) Sole custody support. "Sole custody support" means the support amount determined in accordance with subdivision G 1.

905 (b) Support to be paid. The shared support need of the shared child or children shall be calculated 906 pursuant to subdivision G 3 (a) (iii). This amount shall then be multiplied by the other parent's custody 907 share. To that sum for each parent shall be added the other parent's cost of health care coverage to the 908 extent allowable by subsection E, plus the other parent's work-related child-care costs to the extent 909 allowable by subsection F. This total for each parent shall be multiplied by that parent's income share. 910 The support amounts thereby calculated that each parent owes the other shall be subtracted one from the 911 other and the difference shall be the shared custody support one parent owes to the other, with the payor 912 parent being the one whose shared support is the larger. Unreimbursed medical and dental expenses 913 shall be calculated and allocated in accordance with subsection D.

(c) Definition of a day. For the purposes of this section, "day" means a period of 24 hours; however,
where the parent who has the fewer number of overnight periods during the year has an overnight
period with a child, but has physical custody of the shared child for less than 24 hours during such
overnight period, there is a presumption that each parent shall be allocated one-half of a day of custody
for that period.

(d) Minimum standards. Any calculation under this subdivision shall not create or reduce a support
obligation to an amount which seriously impairs the custodial parent's ability to maintain minimal
adequate housing and provide other basic necessities for the child. If the gross income of either party is
equal to or less than 150 percent of the federal poverty level promulgated by the U.S. Department of
Health and Human Services from time to time, then the shared custody support calculated pursuant to
this subsection shall not be the presumptively correct support and the court may consider whether the
sole custody support or the shared custody support is more just and appropriate.

(e) Support modification. When there has been an award of child support based on the shared
custody formula and one parent consistently fails to exercise custody or visitation in accordance with the
parent's custody share upon which the award was based, there shall be a rebuttable presumption that the
support award should be modified.

(f) In the event that the shared custody support calculation indicates that the net support is to be paid to the parent who would not be the parent receiving support pursuant to the sole custody calculation, then the shared support shall be deemed to be the lesser support.

933 H. The Secretary of Health and Human Resources shall ensure that the guideline set out in this 934 section is reviewed by October 31, 2001, and every four years thereafter, by the Child Support 935 Guidelines Review Panel, consisting of 15 members that include comprised of four legislative members 936 and 11 nonlegislative citizen members. Members shall be appointed as follows: three members of the 937 House Committee for Courts of Justice, upon the recommendation of the chairman of such committee, 938 to be appointed by the Speaker of the House of Delegates in accordance with the principles of 939 proportional representation contained in the Rules of the House of Delegates; one member of the Senate 940 Committee for Courts of Justice, upon the recommendation of the chairman of such committee, to be 941 appointed by the Senate Committee on Privileges and Elections Rules; and one representative of a 942 juvenile and domestic relations district court, one representative of a circuit court, one representative of the Department of Social Services' Division of Child Support Enforcement, three members of the 943 944 Virginia State Bar, two custodial parents, two noncustodial parents, and one child advocate, upon the 945 recommendation of the Secretary of Health and Human Resources, to be appointed by the Governor. 946 The Panel shall determine the adequacy of the guideline for the determination of appropriate awards for 947 the support of children by considering current research and data on the cost of and expenditures 948 necessary for rearing children, and any other resources it deems relevant to such review. The Panel shall 949 report its findings to the General Assembly as provided in the procedures of the Division of Legislative 950 Automated Systems for the processing of legislative documents and reports before the General Assembly 951 next convenes following such review.

952 Legislative members shall serve terms coincident with their terms of office. Nonlegislative citizen
953 members shall serve at the pleasure of the Governor. All members may be reappointed. Appointments to
954 fill vacancies, other than by expiration of a term, shall be made for the unexpired terms. Vacancies shall
955 be filled in the same manner as the original appointments.

Legislative members shall receive such compensation as provided in § 30-19.12, and nonlegislative
citizen members shall receive such compensation for the performance of their duties as provided in
§ 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses incurred in the
performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of
compensation and expenses of the members shall be provided by the Department of Social Services.

961 The Department of Social Services shall provide staff support to the Panel. All agencies of the 962 Commonwealth shall provide assistance to the Panel, upon request.

963 The chairman of the Panel shall submit to the Governor and the General Assembly a quadrennial 964 executive summary of the interim activity and work of the Panel no later than the first day of 2006 965 regular session of the General Assembly and every four years thereafter. The executive summary shall 966 be submitted as provided in the procedures of the Division of Legislative Automated Systems for the 967 processing of legislative documents and reports and shall be posted on the General Assembly's website.

968 § 22.1-337. Virginia representatives on Education Commission of the States; membership; terms;
 969 compensation and expenses; chairman's executive summary.

970 In accordance with the Compact for Education of 1968, which established the Education Commission 971 of the States, there shall be seven commissioners representing Virginia on the Education Commission of 972 the States. The Virginia commissioners shall consist of one member of the House of Delegates, to be 973 appointed by the Speaker of the House of Delegates; one member of the Senate, to be appointed by the 974 Senate Committee on Privileges and Elections Rules; four nonlegislative citizen members, of whom one 975 shall be the Superintendent of Public Instruction, to be appointed by the Governor; and the Governor. 976 The commissioners representing Virginia shall by virtue of their training, experience, knowledge, or 977 affiliations, collectively reflect the broad interests of state government, the state's system of education, 978 public and higher education, nonprofessional and professional public and nonpublic educational 979 leadership.

980 Legislative members shall serve terms coincident with their terms of office. Nonlegislative citizen
981 members shall serve at the pleasure of the Governor. All members may be reappointed. Appointments to
982 fill vacancies, other than by expiration of a term, shall be made for the unexpired terms. Vacancies shall
983 be filled in the same manner as the original appointments.

984 The Governor shall designate one commissioner to serve as chairman of the Virginia commissioners 985 for a two-year term. The commissioners shall meet on the call of the chairman or at the request of a 986 majority of the members. A majority of the commissioners shall constitute a quorum. The 987 commissioners may consider any and all matters related to recommendations of the Education 988 Commission of the States or the general activities and business of the organization and shall have the 989 authority to represent the Commonwealth in all actions of the Commission.

990 The commissioners shall serve without compensation. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in \$\$ 2.2-2813 and 2.2-2825. The costs of expenses of the legislative commissioners incurred in the performance of their duties shall be paid from appropriations to the Virginia Commission on Intergovernmental Cooperation for the attendance of conferences. The costs of expenses of nonlegislative citizen commissioners incurred in the performance of their duties shall be paid from such funds as may be provided for this purpose in the appropriations act.

997 The chairman of the Commissioners shall submit to the Governor and the General Assembly an annual executive summary of the interim activity and work of the Commissioners no later than the first day of each regular session of the General Assembly. The executive summary shall be submitted as provided in the procedures of the Division of Legislative Automated Systems for the processing of legislative documents and reports and shall be posted on the General Assembly's website.

\$ 22.1-346.1. Advisory Commission on the Virginia Schools for the Deaf and the Blind; membership;
 powers and duties; compensation; chairman and vice chairman; staff.

A. There is hereby established the Advisory Commission on the Virginia Schools for the Deaf and the Blind, which shall consist of twelve 12 members to be appointed as follows: the Speaker of the House of Delegates shall appoint five members of the House of Delegates and appointed by the Speaker of the House of Delegates; three members of the Senate appointed by the Senate Committee on Rules; three nonlegislative citizen members, and the Senate Committee on Privileges and Elections shall appoint three members of the Senate of Virginia appointed by the Speaker of the House of Delegates; and one nonlegislative citizen member appointed by the Senate Committee on Rules.

1011 Of the three *nonlegislative* citizen members so appointed by the Speaker of the House of Delegates, 1012 one shall be a former student of either of the schools, one shall be a parent of a sensory impaired 1013 multi-disabled student who is currently attending or has attended the Virginia School for the Deaf, Blind
1014 and Multi-Disabled at Hampton, and one shall be a current member of the Board of Education. The
1015 nonlegislative citizen member to be appointed by the Senate Committee on Privileges and Elections
1016 Rules shall be a former student of either of the schools or a parent of a student who is currently
1017 attending or has attended either of the schools.

1018 Legislative members shall serve on the Advisory Commission until the expiration of their terms of 1019 office or until their successors shall qualify. *Nonlegislative* citizen appointments shall be for terms of 1020 four years, except that appointments to fill vacancies shall be for the unexpired terms. Vacancies shall 1021 be filled in the same manner as the original appointments. All members may be reappointed. However, 1022 no nonlegislative citizen member of the Advisory Commission shall be eligible to serve for or during 1023 more than two successive four-year terms, but after the expiration of a term of three years or less, or 1024 after the expiration of the remainder of a term to which appointed to fill a vacancy, two additional four-year terms may be served by such member if appointed thereto. The remainder of any term to 1025 which a member is appointed to fill a vacancy shall not constitute a term in determining the member's 1026 1027 eligibility for reappointment.

B. The Advisory Commission shall (i) monitor the operations of the Virginia Schools for the Deaf and the Blind; (ii) advise the Board of Education and submit recommendations that seek to ensure the maintenance of a high quality and cost-effective program of study and a safe and nurturing residential environment at the schools; and (iii) perform any act or function which is in accord with the purposes of this section.

1033 C. Legislative members of the Advisory Commission shall receive such compensation as is set forth
1034 in § 30-19.12. Such compensation shall be paid from funds appropriated to the General Assembly for
1035 such purposes. All members shall be reimbursed for their actual all reasonable and necessary expenses
1036 incurred in the performance of their duties as members of the Advisory Commission as provided in
1037 §§ 2.2-2813 and 2.2-2825.

1038 D. The Advisory Commission shall elect a chairman and a vice-chairman vice chairman from among 1039 its members.

1040 E. The Superintendent of Public Instruction shall designate a staff liaison to coordinate the activities1041 of the Advisory Commission. The Advisory Commission shall meet four times per year or upon the1042 request of its chairman or the Board of Education.

1043 § 23-287. Jamestown-Yorktown Foundation continued; Board of Trustees, officers and executive committee.

1045 A. The Jamestown-Yorktown Foundation, hereinafter referred to as the Foundation, is hereby 1046 continued and shall be deemed to be an institution of higher education within the meaning of §§ 23-3.1 1047 and 23-9.2. The Foundation shall be administered by the Board of Trustees consisting of the following 1048 ex officio trustees: the Governor, Lieutenant Governor, Attorney General, Speaker of the House of Delegates, President Pro Tempore of the Senate, Chairman of the House Appropriations Committee, 1049 1050 Chairman of the Senate Finance Committee, and the Secretary of Education. In addition, there shall be 1051 12 members appointed by the Governor from the Commonwealth at large for four-year terms who shall 1052 be subject to confirmation by a majority of the members of each house of the General Assembly; eight members appointed by the Speaker of the House of Delegates from the membership thereof for terms 1053 1054 concurrent with the terms for which they have been elected to office; four members appointed by the 1055 Senate Committee on Privileges and Elections of the Senate Rules from the membership of the Senate 1056 for terms concurrent with the term for which they have been elected to office; five members annually 1057 elected by the Board of Trustees, some of whom may be nonresidents of the Commonwealth; and any 1058 and all chairmen emeriti elected by the Board of Trustees pursuant to § 23-288. The president of the 1059 Jamestown-Yorktown Foundation, Inc. shall also serve as a member of the Board of Trustees. 1060 Nonresident members of the Board of Trustees shall serve at no expense to the Commonwealth. 1061 Appointments to fill vacancies shall be for the unexpired terms.

1062 The Board of Trustees shall elect a chairman, vice chairman vice chairman and such other officers as 1063 are deemed necessary. The chairman shall appoint seven or more members of the Board to constitute an 1064 executive committee, the membership of which shall include the chairman and vice chairman vice 1065 chairman.

Resident members of the Board of Trustees shall be reimbursed for actual all reasonable and *necessary* expenses of attending its meetings incurred in the performance of their duties as provided in
§§ 2.2-2813 and 2.2-2825 and shall receive compensation at the per diem rate established for members
of the General Assembly as provided in § 30-19.12. The funding for the costs of compensation and *expenses of the members shall be provided by the Foundation.*

1071 B. The Foundation is an educational institution and has the further responsibility to administer certain historical museums and such related programs as may be established as defined from time to time.

1073 § 23-297. Board of Trustees; membership; terms; officers and committees; compensation.

SB1115ER

19 of 21

1074 The Frontier Culture Museum of Virginia shall be administered by a Board of Trustees consisting of 1075 no more than twenty-five 25 members. The members shall be appointed as follows: five members of the 1076 House of Delegates shall be appointed by the Speaker of the House of Delegates; three members of the 1077 Senate shall be appointed by the Senate Committee on Privileges and Elections Rules; and nine 1078 nonlegislative citizen members shall be appointed by the Governor. The Governor may appoint, upon 1079 recommendation of the Board of Trustees, eight additional nonlegislative members for four-year terms 1080 who may be nonresidents of the Commonwealth and who shall serve at no expense to the 1081 *Commonwealth.*

1082 Legislative members shall serve terms coincident with their terms of office. Members appointed by 1083 the Governor shall serve terms as follows: three members shall serve for one year, two members shall 1084 serve for two years, two members shall serve for three years, and two members shall serve for four 1085 years. Thereafter After the initial staggering of terms, nonlegislative members appointed shall serve for 1086 four-year terms. Appointments to fill vacancies shall be made for the unexpired term. The Governor may 1087 appoint, upon recommendation of the Board of Trustees, eight additional members for four year terms 1088 who may be nonresidents of the Commonwealth and who shall serve at no expense to the Commonwealth. All members may be reappointed. 1089

1090 The Board of Trustees shall elect a chairman, vice-chairman vice chairman, and such other officers 1091 as it deems necessary. Seven or more of the members of the Board of Trustees shall constitute an 1092 executive committee.

1093 The Board of Trustees shall be reimbursed for actual all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825 and shall be compensated at the per diem rate established for members of the General Assembly for meetings as provided in § 30-19.12. Funding for the costs of compensation and expenses of the members shall be provided by the Frontier Culture Museum.

1098 § 30-73.2. Membership; terms; compensation.

A. The Commission shall be composed of twelve 12 members as follows: five members of the Senate to be appointed by the Senate Committee on Privileges and Elections Rules, and seven members of the House of Delegates to be appointed by the Speaker of the House, in accordance with the principles of proportional representation contained in the Rules of the House of Delegates. Six members shall constitute a quorum.

B. Members shall serve for terms coincident with their terms of office. *Members may be reappointed.* Vacancies occurring other than by expiration of term shall be filled for the unexpired term. Whenever any member fails to retain his membership in the house from which he was appointed, his membership shall be vacated, and the vacancy shall be filled in the original manner. Subsequent appointments shall be made for similar terms, and vacancies shall be filled for the unexpired terms by the persons authorized to make the original appointments. Vacancies shall be filled in the same manner as the original appointments.

1111 C. The members of the Commission shall elect a chairman and vice-chairman vice chairman from 1112 among its members.

1113 D. Members of the Commission shall receive compensation as provided in § 30-19.12 and shall be 1114 reimbursed for all reasonable and necessary expenses incurred in the discharge *performance* of their 1115 duties as provided in §§ 2.2-2813 and 2.2-2825. However, all such expense payments shall come from 1116 existing appropriations to the Commission.

1117 § 30-168.1. (Effective until July 1, 2007) Membership; terms; vacancies; chairman and vice chairman; quorum; meetings.

1119 The Commission shall consist of 18 legislative members. Members shall be appointed as follows: 1120 eight members of the Senate, to be appointed by the Senate Committee on Privileges and Elections 1121 *Rules*; and 10 members of the House of Delegates, of whom three shall be members of the House 1122 Committee on Health, Welfare and Institutions, to be appointed by the Speaker of the House of 1123 Delegates in accordance with the principles of proportional representation contained in the Rules of the 1124 House of Delegates.

1125 Members of the Commission shall serve terms coincident with their terms of office. *Members may be* 1126 *reappointed.* Appointments to fill vacancies, other than by expiration of a term, shall be for the 1127 unexpired terms. The remainder of any term to which a member is appointed to fill a vacancy shall not 1128 constitute a term in determining the member's eligibility for reappointment. Vacancies shall be filled in 1129 the same manner as the original appointments.

1130 The Commission shall elect a chairman and vice chairman vice chairman from among its membership. A majority of the members shall constitute a quorum. The meetings of the Commission shall be held at the call of the chairman or whenever the majority of the members so request.

1133 No recommendation of the Commission shall be adopted if a majority of the Senate members or a 1134 majority of the House members appointed to the Commission (i) vote against the recommendation and

1135 (ii) vote for the recommendation to fail notwithstanding the majority vote of the Commission.

1136 § 30-172. Powers and duties of Commission.

1137 The Commission shall have the power and duty to:

1138 1. Encourage and arrange conferences with officials of other states and other units of government;

1139 2. Carry forward the participation of Virginia as a member of the Council of State Governments,

1140 both regionally and nationally; 1141

1145

3. Formulate proposals for cooperation between Virginia and other states;

1142 4. Establish such committees as it deems advisable to conduct conferences and formulate proposals 1143 concerning subjects of interstate cooperation; 1144

5. Monitor and evaluate the Commonwealth's participation in interstate compacts;

6. Review, evaluate, and recommend suggested uniform state legislation;

1146 7. Require, at its discretion, from any appointee representing Virginia on any interstate compact, 1147 commission, committee, or board, a report on that organization's work and accomplishments;

1148 8. Review, evaluate, and make recommendations concerning federal policies that are of concern to 1149 the Commonwealth;

1150 9. Establish such committees as deemed advisable and designate the members of every such 1151 committee. State officials who are not members of the Commission may be appointed as members of 1152 any such committee, but at least one member of the Commission shall be a member of every such 1153 committee; and

1154 10. Appoint persons drawn from the membership of the Senate, the membership of the House of 1155 Delegates, and officials of state and local government to serve on those intergovernmental boards, 1156 committees, and commissions as to which the Commonwealth is entitled to such appointment, or is 1157 invited to make such appointment; provided that members of the General Assembly shall be appointed 1158 as follows:

1159 a. If an appointment be made from the membership of the Senate, such an appointment shall be 1160 made by the Commission on Interstate Cooperation of the Senate and shall be approved by the Senate 1161 Committee on Privileges and Elections of the Senate Rules; and

1162 b. If an appointment be made from the membership of the House of Delegates, such appointment 1163 shall be made by the Commission on Interstate Cooperation of the House of Delegates and shall be 1164 approved by the Speaker of the House of Delegates.

1165 The Commission may provide such rules as it considers appropriate concerning the membership and 1166 the functioning of any committee established.

1167 § 30-208. (Expires July 1, 2008) Consumer Advisory Board; purpose; membership; compensation and 1168 expenses; staffing.

1169 A. There shall be established a Consumer Advisory Board to assist the Commission on Electric 1170 Utility Restructuring in its work as prescribed in § 30-205 and on other issues as may be directed by the 1171 Commission. The Board shall consist of eight members as follows: three nonlegislative citizen members 1172 appointed by the Senate Committee on Privileges and Elections Rules; four nonlegislative citizen members appointed by the Speaker of the House of Delegates and one member of the Commission 1173 1174 designated by the chairman to serve as a nonvoting liaison member. Appointed members shall be from 1175 all classes of consumers and with geographical representation of the regions of the Commonwealth and 1176 shall be citizens of the Commonwealth. The chairman of the Commission shall select the chairman of 1177 the Board. 1178

B. The Board shall be limited to meeting on the call of the chairman of the Commission.

1179 C. The legislative member of the Board shall receive compensation as provided in § 30-19.12, and 1180 nonlegislative citizen members shall receive such compensation for the performance of their duties as 1181 provided in § 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. However, all such 1182 1183 compensation shall be paid from existing appropriations to the Commission or, if unfunded, shall be 1184 approved by the Joint Rules Committee. Unless otherwise approved in writing by the chairman of the 1185 Commission, nonlegislative citizen members shall only be reimbursed for travel originating and ending 1186 within the Commonwealth of Virginia for the purpose of attending meetings.

D. Administrative staff support shall be provided by the Office of the Clerk of the Senate or the 1187 1188 Office of Clerk of the House of Delegates as may be appropriate for the house in which the chairman of 1189 the Commission serves. The Division of Legislative Services shall provide legal, research, policy 1190 analysis, and other services as requested by the Board. All agencies of the Commonwealth shall provide 1191 assistance to the Board, upon request.

1192 § 30-212. (Expires July 1, 2006) Membership; terms; vacancies; chairman and vice chairman; 1193 quorum; meetings.

1194 The Virginia delegation shall consist of five legislative members. Members shall be appointed as 1195 follows: two members of the Senate, to be appointed by the Senate Committee on Privileges and

1196 Elections Rules; and three members of the House of Delegates, to be appointed by the Speaker of the 1197 House of Delegates in accordance with the principles of proportional representation contained in the 1198 Rules of the House of Delegates. Members shall serve terms coincident with their terms of office. All 1199 members may be reappointed. Appointments to fill vacancies, other than by expiration of a term, shall 1200 be made for the unexpired terms. Vacancies shall be filled in the same manner as the original 1201 appointments.

1202 The Delegation shall elect a chairman and a vice chairman vice chairman from among its 1203 membership. A majority of the members shall constitute a quorum. The Delegation shall meet at least 1204 four times each year. The meetings of the Delegation shall be held at the call of the chairman or 1205 whenever the majority of the members so request.

1206

1211

§ 53.1-176.3. Virginia State Council for Interstate Adult Offender Supervision.

1207 A. A The Virginia state council for interstate adult offender supervision State Council for Interstate Adult Offender Supervision (the Council) is created as a policy council, within the meaning of 1208 § 2.2-2100, in the executive branch of state government. The Council shall consist of five members: 1209 1210

1. One representative of legislative branch appointed by the Joint Rules Committee;

2. One representative of the judicial branch appointed by the Chief Justice of the Supreme Court;

1212 3. One representative of the executive branch appointed by the Governor;

1213 4. One representative of nonlegislative citizen member, representing a victims' group appointed by 1214 the Governor; and

1215 5. One individual nonlegislative citizen member who in addition to serving as a member of the 1216 Council shall serve as the Compact administrator for Virginia, appointed by the Governor.

1217 The appointments shall be subject to confirmation by the General Assembly. The legislative members 1218 and other state officials appointed to the Council shall serve terms coincident with their terms of office. 1219 Members who are not state officials shall be appointed for four-year terms. All members may be 1220 reappointed. Appointments to fill vacancies, other than by expiration of a term, shall be made for the 1221 unexpired terms. Vacancies shall be filled in the same manner as the original appointments.

1222 B. The State Council shall appoint the compact administrator as the Virginia commissioner to the 1223 Interstate Commission. The Virginia commissioner shall serve on the Interstate Commission in such 1224 capacity under or pursuant to applicable law of this Commonwealth.

1225 C. The State Council shall exercise oversight and advocacy concerning its participation in interstate 1226 commission activities and other duties as may be determined by the State Council, including 1227 development of policies concerning operations and procedures of the Compact within Virginia.

1228 D. The Council shall elect a chairman and vice chairman annually. A majority of the members of the 1229 Council shall constitute a quorum. Meetings of the Council shall be held at the call of the chairman or 1230 whenever the majority of the members so request.

1231 E. Legislative members of the Council shall receive such compensation as provided in § 30-19.12 1232 and nonlegislative citizen members shall receive such compensation as provided in § 2.2-2813 for their 1233 services. All members shall be reimbursed for all reasonable and necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825. Funding for the costs of compensation and expenses of the members shall be provided by the Department of Corrections. 1234 1235 1236 F. The Department of Corrections shall provide staff support to the Council.

1237 That this act shall not be construed to affect existing appointments, made by the Senate 2. 1238 Committee on Privileges and Elections, for which the terms have not expired. However, any new 1239 appointments made after July 1, 2005 shall be made in accordance with the provisions of this act.