INTRODUCED

HB945

	081525560
1	HOUSE BILL NO. 945
2	Offered January 9, 2008
2 3	Prefiled January 8, 2008
4	A BILL to amend and reenact § 17.1-402 of the Code of Virginia, relating to Court of Appeals of
5	Virginia; en banc hearings.
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_	Patron—Iaquinto
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11 12	1. That § 17.1-402 of the Code of Virginia is amended and reenacted as follows:
12	§ 17.1-402. Sessions; panels; quorum; presiding judges; hearings en banc.A. The Court of Appeals shall sit at such locations within the Commonwealth as the chief judge,
13 14	upon consultation with the other judges of the court, shall designate so as to provide, insofar as feasible,
15	convenient access to the various geographic areas of the Commonwealth. The chief judge shall schedule
16	sessions of the court as required to discharge expeditiously the business of the court.
17	B. The Court of Appeals shall sit in panels of at least three judges each. The presence of all judges
18	in the panel shall be necessary to constitute a quorum. The chief judge shall assign the members to
19	panels and, insofar as practicable, rotate the membership of the panels. The chief judge shall preside
20	over any panel of which he is a member and shall designate the presiding judges of the other panels.
21	C. Each panel shall hear and determine, independently of the others, the petitions for appeal and
22	appeals granted in criminal cases and the other cases assigned to that panel.
23	D. The Court of Appeals shall sit en banc (i) when there is a dissent in the panel to which the case
24	was originally assigned and an aggrieved party requests an en banc hearing and at least three other four
25	judges of the court vote in favor of such a hearing or (ii) when any judge of any panel shall certify that
26	in his opinion a decision of such panel of the court is in conflict with a prior decision of the court or of
27	any panel thereof and three other judges of the court concur in that view. The court may sit en banc
28	upon its own motion at any time, in any case in which a majority of the court determines it is
29	appropriate to do so. The court sitting en banc shall consider and decide the case and may overrule any
30	previous decision by any panel or of the full court.

E. The court may sit en banc with no fewer than eight judges. In all cases decided by the court en banc, the concurrence of at least a majority of the judges sitting shall be required to reverse a judgment, in whole or in part.

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