# **2008 SESSION**

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 24.2-802 of the Code of Virginia, relating to elections; recount 3 procedures.

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### Approved

### Be it enacted by the General Assembly of Virginia: 6

#### 7 1. That § 24.2-802 of the Code of Virginia is amended and reenacted as follows: 8

§ 24.2-802. Procedure for recount.

9 A. The State Board of Elections shall promulgate standards for (i) the proper handling and security 10 of voting and counting devices, ballots, and other materials required for a recount, (ii) accurate determination of votes based upon objective evidence and taking into account the counting device and 11 12 form of ballots approved for use in the Commonwealth, and (iii) any other matters that will promote a timely and accurate resolution of the recount. The chief judge of the circuit court or the full recount 13 court may, consistent with State Board of Elections standards, resolve disputes over the application of 14 15 the standards and direct all other appropriate measures to ensure the proper conduct of the recount.

The recount procedures to be followed throughout the election district shall be as uniform as 16 17 practicable, taking into account the types of ballots and voting devices in use in the election district.

In preparation for the recount, the clerks of the circuit courts shall (a) secure all paper ballots and 18 19 other election materials in sealed boxes; (b) place all of the sealed boxes in a vault or room not open to the public or to anyone other than the clerk and his staff; (c) cause such vault or room to be securely 20 21 locked except when access is necessary for the clerk and his staff; and (d) certify that these security 22 measures have been taken in whatever form is deemed appropriate by the chief judge.

23 B. Within seven calendar days of the filing of the petition for a recount of any election other than an 24 election for presidential electors, or within five calendar days of the filing of a petition for a recount of 25 an election for presidential electors, the chief judge of the circuit court shall call a preliminary hearing 26 at which (i) motions may be disposed of and (ii) the rules of procedure may be fixed, both subject to 27 review by the full court. As part of the preliminary hearing, the chief judge may permit the petitioner and his counsel, together with each other party and his counsel and at least two members of the 28 29 electoral board and the custodians, to examine any direct electronic voting device of the type that prints 30 returns when the print-out sheets are not clearly legible. The petitioner and his counsel and each other 31 party and their counsel under supervision of the electoral board and its agents shall also have access to 32 pollbooks and other materials used in the election for examination purposes, provided that individual 33 ballots cast in the election shall not be examined at the preliminary hearing. The chief judge during the 34 preliminary hearing shall review all security measures taken for all ballots and voting devices and direct, 35 as he deems necessary, all appropriate measures to ensure proper security to conduct the recount.

The chief judge, subject to review by the full court, may set the place or places for the recount and 36 37 may order the delivery of election materials to a central location and the transportation of voting devices 38 to a central location in each county or city under appropriate safeguards.

39 After the full court is appointed under § 24.2-801 or § 24.2-801.1, it shall call a hearing at which all 40 motions shall be disposed of and the rules of procedure shall be fixed finally. The court shall call for 41 the advice and cooperation of the State Board or any local electoral board, as appropriate, and such 42 boards shall have the duty and authority to assist the court. The court shall fix procedures that shall 43 provide for the accurate determination of votes in the election.

44 The determination of the votes in a recount shall be based on votes cast in the election and shall not 45 take into account (a) any absentee ballots or provisional ballots sought to be cast but ruled invalid and not cast in the election, (b) ballots cast only for administrative or test purposes and voided by the 46 47 officers of election, or (c) ballots spoiled by a voter and replaced with a new ballot.

The eligibility of any voter to have voted shall not be an issue in a recount. Commencing upon the 48 49 filing of the recount, nothing shall prevent the discovery or disclosure of any evidence that could be 50 used pursuant to § 24.2-803 in contesting the results of an election.

C. The court shall permit each candidate, or petitioner and governing body or chief executive officer, 51 to select an equal number of the officers of election to be recount officials and to count ballots, or in 52 53 the case of direct electronic voting devices to redetermine the vote. The number shall be fixed by the court and be sufficient to conduct the recount within a reasonable period. The court may permit each 54 55 party to the recount to submit a list of alternate officials in the number the court directs. There shall be 56 at least one team of recount officials to recount paper ballots and to redetermine the vote cast on direct

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57 electronic devices of the type that prints returns for the election district at large in which the recount is 58 being held. There shall be at least one team from each locality using electronic counting devices to 59 insert the ballots into one or more counting devices. The counting devices shall be programmed to count 60 only votes cast for parties to the recount or for or against the question in a referendum recount. Each 61 team shall be composed of one representative of each party.

62 The court may provide that if, at the time of the recount, any recount official fails to appear, the 63 remaining recount officials present shall appoint substitute recount officials who shall possess the same 64 qualifications as the recount officials for whom they substitute. The court may select pairs of recount 65 coordinators to serve for each county or city in the election district who shall be members of the county 66 or city electoral board and represent different political parties. The court shall have authority to summon such officials and coordinators. On the request of any party to the recount, the court shall allow that 67 party to appoint one representative observer for each team of recount officials. The representative 68 observers shall have an unobstructed view of the work of the recount officials. The expenses of its 69 70 representatives shall be borne by each party.

71 D. The court (i) shall supervise the recount and (ii) may require delivery of any or all pollbooks used 72 and any or all ballots cast at the election, or may assume supervision thereof through the recount 73 coordinators and officials. 74

The redetermination of the vote in a recount shall be conducted as follows:

75 1. For paper ballots, the recount officials shall hand count the ballots using the standards 76 promulgated by the State Board pursuant to subsection A.

77 2. For direct recording electronic machines (DREs), the recount officials shall open the envelopes 78 with the printouts and read the results from the printouts. If the printout is not clear, or on the request 79 of the court, the recount officials shall rerun the printout from the machine or examine the counters as 80 appropriate.

81 3. For optical scan tabulators, the recount officials shall first examine the printout to redetermine the 82 vote. Only if the printout is not clear, or on the request of the court, the recount officials shall rerun all the ballots through a tabulator programmed to count only the votes for the office or issue in question in 83 84 the recount and to set aside all ballots containing write-in votes, overvotes, and undervotes. The ballots 85 that are set aside, any ballots not accepted by the tabulator, and any ballots for which a tabulator could not be programmed to meet the programming requirements of this subdivision, shall be hand counted 86 using the standards promulgated by the State Board pursuant to subsection A. Prior to running the 87 ballots through the tabulator, the recount officials shall ensure that logic and accuracy tests have been 88 89 successfully performed on each tabulator after the tabulator has been programmed. The result 90 calculated for ballots accepted by the tabulator during the recount shall be considered the correct 91 determination for those ballots unless the court finds sufficient cause to rule otherwise. 92

There shall be only one redetermination of the vote in each precinct.

93 At the conclusion of the recount of each precinct, the recount officials shall write down the number 94 of valid ballots cast, this number being obtained from the ballots cast in the precinct, or from the ballots 95 cast as shown on the statement of results if the ballots cannot be found, for each of the two candidates 96 or for and against the question. They shall submit the ballots or the statement of results used, as to the 97 validity of which questions exist, to the court. The written statement of any one recount official 98 challenging a ballot shall be sufficient to require its submission to the court. If, on all direct electronic 99 voting devices, the number of persons voting in the election, or the number of votes cast for the office 100 or on the question, totals more than the number of names on the pollbooks of persons voting on the 101 devices, the figures recorded by the devices shall be accepted as correct.

102 At the conclusion of the recount of all precincts, after allowing the parties to inspect the questioned ballots, and after hearing arguments, the court shall rule on the validity of all questioned ballots and 103 104 votes. After determining all matters pertaining to the recount and redetermination of the vote as raised 105 by the parties, the court shall certify to the State Board and the electoral board or boards (a) the vote for 106 each party to the recount and declare the person who received the higher number of votes to be nominated or elected, as appropriate, or (b) the votes for and against the question and declare the outcome of the referendum. The State Board shall post on the Internet any and all changes made during 107 108 109 the recount to the results as previously certified by it pursuant to § 24.2-679.

110 E. Costs of the recount shall be assessed against the counties and cities comprising the election 111 district when (i) the candidate petitioning for the recount is declared the winner; (ii) the petitioners in a 112 recount of a referendum win the recount; or (iii) there was between the candidate apparently nominated 113 or elected and the candidate petitioning for the recount a difference of not more than one-half of one 114 percent of the total vote cast for the two such candidates as determined by the State Board or electoral board prior to the recount. Otherwise the costs of the recount shall be assessed against the candidate 115 116 petitioning for the recount or the petitioners in a recount of a referendum. If more than one candidate 117 petitions for a recount, the court may assess costs in an equitable manner between the counties and 118 cities and any such candidate if both are liable for costs under this subsection. Costs incurred to date 119 shall be assessed against any candidate or petitioner who defaults or withdraws his petition.

F. The court shall determine the costs of the recount subject to the following limitations: (i) no per diem payment shall be assessed for salaried election officials; (ii) no per diem payment to officers of election serving as recount officials shall exceed two-thirds of the per diem paid such officers by the county or city for service on election day; and (iii) per diem payments to alternates shall be allowed only if they serve.

G. Any petitioner who may be assessed with costs under subsection E shall post a bond with surety with the court in the amount of \$10 per precinct in the area subject to recount. If the petitioner wins the recount, the bond shall not be forfeit. If the petitioner loses the recount, the bond shall be forfeit only to the extent of the assessed costs. If the assessed costs exceed the bond, he shall be liable for such excess.

129 H. The recount proceeding shall be final and not subject to appeal.

**130** I. For the purposes of this section:

"Overvote" means a ballot on which a voter casts a vote for a greater number of candidates or
positions than the number for which he was lawfully entitled to vote and no vote shall be counted with
respect to that office or issue.

134 "Undervote" means a ballot on which a voter casts a vote for a lesser number of candidates or 135 positions than the number for which he was lawfully entitled to vote.