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1	HOUSE BILL NO. 527
2	Offered January 13, 2010
3	Prefiled January 12, 2010
4	A BILL to amend and reenact §§ 2.2-106, 24.2-101, 24.2-102, 24.2-404.1, 24.2-411.2, 24.2-502,
5	24.2-644, 24.2-713, 24.2-946.4, 24.2-953.3, 24.2-953.4, and 37.2-1014 of the Code of Virginia,
6	relating to elections and the State Board of Elections; providing for a Director of Elections.
7	
	Patron—Nixon
8	
9	Referred to Committee on Privileges and Elections
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11	Be it enacted by the General Assembly of Virginia:
12	1. That $\$\$$ 2.2-106, 24.2-101, 24.2-102, 24.2-404.1, 24.2-411.2, 24.2-502, 24.2-644, 24.2-713,
13	24.2-946.4, 24.2-953.3, 24.2-953.4, and 37.2-1014 of the Code of Virginia are amended and
14	reenacted as follows:
15	§ 2.2-106. Appointment of agency heads; severance.
16 17	A. Notwithstanding any provision of law to the contrary, the Governor shall appoint the administrative head of each agency of the executive branch of state government except the:
18	1. Executive Director of the Virginia Port Authority;
19	2. Director of the State Council of Higher Education for Virginia;
20	3. Executive Director of the Department of Game and Inland Fisheries;
21	4. Executive Director of the Jamestown-Yorktown Foundation;
22	5. Executive Director of the Motor Vehicle Dealer Board;
23	6. Librarian of Virginia;
24	7. Administrator of the Commonwealth's Attorneys' Services Council;
25	8. Executive Director of the Virginia Housing Development Authority;
26	9. Executive Director of the Board of Accountancy; and
27	10. Chief Information Officer of the Commonwealth; and
28	11. Director of Elections.
29	However, the manner of selection of those heads of agencies chosen as set forth in the Constitution
30	of Virginia shall continue without change. Each administrative head and Secretary appointed by the
31	Governor pursuant to this section shall (i) be subject to confirmation by the General Assembly, (ii) have
32	the professional qualifications prescribed by law, and (iii) serve at the pleasure of the Governor.
33 34	B. As part of the confirmation process for each administrative head and Secretary, the Secretary of the Commonwealth shall provide copies of the resumes and statements of economic interests filed
3 4 35	pursuant to § 2.2-3117 to the chairs of the House of Delegates and Senate Committees on Privileges and
36	Elections. For appointments made before January 1, copies shall be provided to the chairs within 30
37	days of the appointments inder before standary 1, copies shall be provided to the chains within 50 days of the appointment or by January 7 whichever time is earlier; and for appointments made after
38	January 1 through the regular session of that year, copies shall be provided to the chairs within seven
39	days of the appointment. Each appointee shall be available for interviews by the Committees on
40	Privileges and Elections or other applicable standing committee. For the purposes of this section and
41	§ 2.2-107, there shall be a joint subcommittee of the House of Delegates and Senate Committees on
42	Privileges and Elections consisting of five members of the House Committee and three members of the
43	Senate Committee appointed by the respective chairs of the committees to review the resumes and
44	statements of economic interests of gubernatorial appointees. The members of the House of Delegates
45	shall be appointed in accordance with the principles of proportional representation contained in the Rules
46	of the House of Delegates. No appointment confirmed by the General Assembly shall be subject to
47 49	challenge by reason of a failure to comply with the provisions of this paragraph pertaining to the
48 49	confirmation process. C. For the purpose of this section, "agency" includes all administrative units established by law or by
49 50	executive order that are not (i) arms of the legislative or judicial branches of government; (ii)
50 51	institutions of higher education as classified under §§ 23-253.7, 22.1-346, 23-14, 23-252, and; (iii)
52	regional planning districts, regional transportation authorities or districts, or regional sanitation districts;
53	and (iv) assigned by law to other departments or agencies, not including assignments to secretaries under
54	Article 7 (§ 2.2-215 et seq.) of Chapter 2 of this title.
55	D. Severance benefits provided to any departing agency head, whether or not appointed by the
56	Governor, shall be publicly announced by the appointing authority prior to such departure.

§ 24.2-101. Definitions.As used in this title, unless the context requires a different meaning: 57 58

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59 "Candidate" means a person who seeks or campaigns for an office of the Commonwealth or one of its governmental units in a general, primary, or special election and who is qualified to have his name placed on the ballot for the office. "Candidate" shall include a person who seeks the nomination of a 60 61 political party or who, by reason of receiving the nomination of a political party for election to an 62 office, is referred to as its nominee. For the purposes of Chapters 8 (§ 24.2-800 et seq.), 9.3 (§ 24.2-945 63 et seq.), and 9.5 (§ 24.2-955 et seq.), "candidate" shall include any write-in candidate. However, no 64 65 write-in candidate who has received less than 15 percent of the votes cast for the office shall be eligible to initiate an election contest pursuant to Article 2 (§ 24.2-803 et seq.) of Chapter 8. For the purposes of 66 Chapters 9.3 (§ 24.2-945 et seq.) and 9.5 (§ 24.2-955 et seq.), "candidate" shall include any person who 67 raises or spends funds in order to seek or campaign for an office of the Commonwealth, excluding 68 federal offices, or one of its governmental units in a party nomination process or general, primary, or 69 70 special election; and such person shall be considered a candidate until a final report is filed pursuant to 71 Article 3 (§ 24.2-947 et seq.) of Chapter 9.3.

- "Central absentee voter precinct" means a precinct established by a county or city pursuant to 72 73 § 24.2-712 for the processing of absentee ballots for the county or city or any combination of precincts 74 within the county or city.
- "Constitutional office" or "constitutional officer" means a county or city office or officer referred to 75 in Article VII, Section 4 of the Constitution of Virginia: clerk of the circuit court, attorney for the 76 77 Commonwealth, sheriff, commissioner of the revenue, and treasurer.
- 78 "Director" means the Director of Elections. 79
 - "Election" means a general, primary, or special election.
- "Election district" means the territory designated by proper authority or by law which is represented 80 by an official elected by the people, including the Commonwealth, a congressional district, a General 81 Assembly district, or a district for the election of an official of a county, city, town, or other 82 83 governmental unit.
- 84 "Electoral board" or "local electoral board" means a board appointed pursuant to § 24.2-106 to 85 administer elections for a county or city. The electoral board of the county in which a town or the greater part of a town is located shall administer the town's elections. 86
- 87 "General election" means an election held in the Commonwealth on the Tuesday after the first 88 Monday in November or on the first Tuesday in May for the purpose of filling offices regularly 89 scheduled by law to be filled at those times.
- 90 "Officer of election" means a person appointed by an electoral board pursuant to § 24.2-115 to serve 91 at a polling place for any election.
- "Party" or "political party" means an organization of citizens of the Commonwealth which, at either of the two preceding statewide general elections, received at least 10 percent of the total vote cast for 92 93 any statewide office filled in that election. The organization shall have a state central committee and an 94 95 office of elected state chairman which have been continually in existence for the six months preceding the filing of a nominee for any office. 96
- "Person with a disability" means a person with a disability as defined by the Virginians with 97 98 Disabilities Act (§ 51.5-1 et seq.).
- 99 "Polling place" means the one place provided for each precinct at which the qualified voters who are 100 residents of the precinct may vote.
- 101 "Precinct" means the territory designated by the governing body of a county, city, or town to be 102 served by one polling place.
- "Primary" or "primary election" means an election held for the purpose of selecting a candidate to be 103 the nominee of a political party for election to office. 104
- "Qualified voter" means a person who is entitled to vote pursuant to the Constitution of Virginia and 105 who is (i) 18 years of age on or before the day of the election or qualified pursuant to § 24.2-403 or 106 subsection D of § 24.2-544, (ii) a resident of the Commonwealth and of the precinct in which he offers 107 108 to vote, and (iii) registered to vote. No person who has been convicted of a felony shall be a qualified voter unless his civil rights have been restored by the Governor or other appropriate authority. No 109 person adjudicated incapacitated shall be a qualified voter unless his capacity has been reestablished as 110 111 provided by law.
- "Qualified voter in a town" means a person who is a resident within the corporate boundaries of the 112 113 town in which he offers to vote, duly registered in the county of his residence, and otherwise a qualified 114 voter.
- 115 "Referendum" means any election held pursuant to law to submit a question to the voters for 116 approval or rejection.
- 117 "Registered voter" means any person who is maintained on the Virginia voter registration system. All registered voters shall be maintained on the Virginia voter registration system with active status unless 118 119 assigned to inactive status by a general registrar in accordance with Chapter 4 (§ 24.2-400 et seq.). For purposes of applying the precinct size requirements of § 24.2-307, calculating election machine 120

requirements pursuant to Article 3 (§ 24.2-625 et seq.) of Chapter 6, mailing notices of local election
district, precinct or polling place changes as required by subdivision 13 of § 24.2-114 and § 24.2-306,
and determining the number of signatures required for candidate and voter petitions, "registered voter"
shall include only persons maintained on the Virginia voter registration system with active status.

125 "Registration records" means all official records concerning the registration of qualified voters and 126 shall include all records, lists, applications, and files, whether maintained in books, on cards, on 127 automated data bases, or by any other legally permitted record-keeping method.

128 "Residence" or "resident," for all purposes of qualification to register and vote, means and requires
129 both domicile and a place of abode. To establish domicile, a person must live in a particular locality
130 with the intention to remain. A place of abode is the physical place where a person dwells.

131 "Special election" means any election that is held pursuant to law to fill a vacancy in office or to 132 hold a referendum.

133 "State Board" or "Board" means the State Board of Elections.

"Virginia voter registration system" or "voter registration system" means the automated central
 record-keeping system for all voters registered within the Commonwealth that is maintained as provided
 in Article 2 (§ 24.2-404 et seq.) of Chapter 4.

137 § 24.2-102. Appointment; terms; Director; prohibited activities.

138 The State Board of Elections is continued and shall consist of three five members appointed by the 139 Governor from the qualified voters of the Commonwealth, subject to confirmation by the General **140** Assembly. In the appointment of the Board, representation shall be given to each of the political parties 141 having the highest and next highest number of votes in the Commonwealth for Governor at the last 142 preceding gubernatorial election. TwoThree Board members shall be of the political party which that 143 cast the highest number of votes for Governor at that election, and two Board members shall be of the 144 political party that cast the next highest number of votes for Governor at that election. When the 145 Governor was not elected as the candidate of a political party, representation shall be given to each of 146 the political parties having the highest and next highest number of members of the General Assembly at 147 the time of the appointment and two three Board members shall be of the political party having the 148 highest number of members in the General Assembly, and two Board members shall be of the political 149 party having the next highest number of members in the General Assembly. Each political party entitled 150 to an appointment may make and file recommendations with the Governor for the appointment. Its 151 recommendations shall contain the names of at least three *five* qualified voters of the Commonwealth.

Three Board members shall serve four-year terms beginning February 1, 1995 2011, and each fourth
 year thereafter. Two Board members shall serve four-year terms beginning August 1, 2011, and each
 fourth year thereafter. Vacancies shall be filled for the unexpired terms. No member, except the
 Secretary, shall be eligible for more than two successive four-year terms. A member appointed for an
 unexpired term may be appointed for the two succeeding four-year terms.

157 The Governor shall designate one member of the Board as the Secretary, who shall receive the salary 158 fixed by law. The Secretary may employ the personnel required to carry out the duties imposed by this 159 title. The provisions of § 2.2-106 shall not apply to this section.

160 No member of the Board shall be eligible to offer for or hold an office to be filled in whole or in 161 part by qualified voters in the Commonwealth. If a member resigns to offer for or hold such office, the 162 vacancy shall be filled as provided in this section.

163 No member of the Board shall serve as the chairman of a state, local, or district level political party 164 committee or as a paid worker in the campaign of a candidate for nomination or election to an office 165 filled by election in whole or in part by qualified voters in the Commonwealth.

The Board, with the concurrence of at least four members of the Board, shall appoint a Director of
Elections who shall be the chief executive officer of the Board and act as its principal administrative
officer. The appointment shall be subject to confirmation by the General Assembly. The appointment, if
made during a session of the General Assembly, shall be subject to confirmation during the session, and
otherwise shall be subject to confirmation at the next session of the General Assembly. No person whose
confirmation is refused by the General Assembly shall continue as Director or be reappointed Director.
The Director may be removed only with the concurrence of four members of the Board.

173 The Director shall be a qualified voter of the Commonwealth. He shall receive the salary fixed by
174 law and shall employ the personnel required to carry out the duties of the Board imposed by this title.
175 The personnel so employed shall be subject to the provisions of the Virginia Personnel Act (§ 2.2-2900
176 et seq.).

177 The Director shall not hold any other office, by election or appointment, or be a candidate for any
178 office filled by voters in the Commonwealth, while serving as Director. The election or appointment of
179 the Director to, or his candidacy for, any other office shall vacate his position as Director. The Board
180 shall not appoint as Director (i) any person who is the spouse of a Board member or of a person who

180 shall not appoint as Director (i) any person who is the spouse of a Board member of of a person who **181** is a candidate for or holds an elective office filled by voters in the Commonwealth or (ii) any person, or HB527

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182 the spouse of any person, who is the grandparent, parent, sibling, child, or grandchild of a Board member or of a person who is a candidate for or holds an elective office filled by voters in the 183 184 Commonwealth. The Director shall tender his resignation to the Board on the date that any person, or 185 the spouse of any person, who is the grandparent, parent, sibling, child, or grandchild of the Director 186 files as a candidate for an elective office filled by voters in the Commonwealth. 187 The Director shall not serve as the chairman of a political party or other officer of a state, local, or 188 district level political party committee and shall not serve as a paid or volunteer worker in the

189 campaign of a candidate for nomination or election to an office filled by election in whole or in part by 190 the qualified voters of the Commonwealth. The restrictions of this paragraph shall also apply to paid 191 employees under the supervision of the Director.

192 § 24.2-404.1. Director of Elections to serve as state coordinator for the administration of the National 193 Voter Registration Act.

194 The Secretary Director of the State Board of Elections shall be the chief state election officer 195 responsible for the coordination of state responsibilities under the National Voter Registration Act (42 196 U.S.C. § 1973gg et seq.). 197

§ 24.2-411.2. State-designated voter registration agencies.

A. The following agencies are designated as voter registration agencies in compliance with the 198 199 National Voter Registration Act (42 U.S.C. § 1973gg et seq.) and shall provide voter registration opportunities at their state, regional, or local offices, depending upon the point of service: 200

201 1. Agencies whose primary function is to provide public assistance, including agencies that provide benefits under the Temporary Assistance for Needy Families program; Special Supplemental Food 202 203 Program for Women, Infants, and Children; Medicaid program; or Food Stamps program;

204 2. Agencies whose primary function is to provide state-funded programs primarily engaged in 205 providing services to persons with disabilities; 206

3. Armed Forces recruitment offices; and

207 4. The regional offices of the Department of Game and Inland Fisheries and the offices of the 208 Virginia Employment Commission in the Northern Virginia Planning District 8.

209 B. The Secretary Director of the State Board of Elections, with the assistance of the Office of the 210 Attorney General, shall compile and maintain a list of the specific agencies covered by subdivisions A 1 and A 2 that, in the legal opinion of the Attorney General, must be designated to meet the requirements 211 212 of the National Voter Registration Act. The Secretary Director of the State Board of Elections shall 213 notify each agency of its designation and thereafter notify any agency added to or deleted from the list.

214 C. At each voter registration agency, the following services shall be made available on the premises 215 of the agency: 216

1. Distribution of mail voter registration forms provided by the State Board of Elections;

217 2. Assistance to applicants in completing voter registration application forms, unless the applicant 218 refuses assistance; and

3. Receipt of completed voter registration application forms.

220 D. A voter registration agency, which provides service or assistance in conducting voter registration, 221 shall make the following services available on the premises of the agency:

1. Distribution with each application for its service or assistance, or upon admission to a facility or 222 223 program, and with each recertification, readmission, renewal, or change of address form, of a voter 224 registration application prescribed by the State Board of Elections that complies with the requirements of 225 the National Voter Registration Act (42 U.S.C. § 1973gg et seq.). 226

2. Provision, as part of the voter registration process, of a form that includes:

227 a. The question: "If you are not registered to vote where you live now, would you like to apply to 228 register to vote here today?"

229 b. If the agency provides public assistance, the statement: "Applying to register or declining to 230 register to vote will not affect the amount of assistance that you will be provided by this agency."

231 c. Boxes for the applicant to check to indicate whether the applicant would like to register, declines 232 to register to vote, or is already registered (failure to check any box being deemed to constitute a 233 declination to register for purposes of subdivision 2 a), together with the statement (in close proximity 234 to the boxes and in prominent type): "IF YOU DO NOT CHECK ANY BOX, YOU WILL BE 235 CONSIDERED TO HAVE DECIDED NOT TO REGISTER TO VOTE AT THIS TIME.'

236 d. The statement: "If you would like help in filling out the voter registration application form, we 237 will help you. The decision whether to seek help or accept help is yours. You may fill out the 238 application form in private."

239 e. The statement: "If you believe that someone has interfered with your right to register or to decline 240 to register to vote, or your right to privacy in deciding whether to register or in applying to register to vote, you may file a complaint with the State Board of Elections." The statement shall include the 241 242 address and telephone number of the State Board. 243

f. The following statement accompanying the form which features prominently in boldface capital

letters: "WARNING: INTENTIONALLY MAKING A MATERIALLY FALSE STATEMENT ON THIS 244 FORM CONSTITUTES THE CRIME OF ELECTION FRAUD, WHICH IS PUNISHABLE UNDER 245 246 VIRGINIA LAW AS A FELONY. VIOLATORS MAY BE SENTENCED TO UP TO 10 YEARS IN

247 PRISON, OR UP TO 12 MONTHS IN JAIL AND/OR FINED UP TO \$2,500." 248 3. Provision to each applicant who does not decline to register to vote of the same degree of 249 assistance with regard to the completion of the voter registration application as is provided by the office 250 with regard to the completion of its own applications, unless the applicant refuses assistance.

251 E. If a voter registration agency designated under subsection A of this section provides services to a 252 person with a disability at the person's home, the agency shall provide the voter registration services as 253 provided for in this section. 254

F. A person who provides services at a designated voter registration agency shall not:

1. Seek to influence an applicant's political preference;

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2. Display any material indicating the person's political preference or party allegiance;

257 3. Make any statement to an applicant or take any action the purpose or effect of which is to lead 258 the applicant to believe that a decision to register or not to register has any bearing on the availability of 259 services or benefits; or

260 4. Disclose, except as authorized by law for official use, the social security number, or any part 261 thereof, of any applicant for voter registration.

262 Any person who is aggrieved by a violation of this subsection may provide written notice of the 263 violation to the State Board of Elections. The Board shall be authorized to cooperate with the agency to 264 resolve the alleged violation. Nothing contained in this subsection shall prohibit an aggrieved person from filing a complaint in accordance with § 24.2-1019 against a person who commits any election law 265 266 offense enumerated in §§ 24.2-1000 through 24.2-1016.

267 G. A completed voter registration application shall be transmitted as directed by the State Board of 268 Elections not later than five business days after the date of receipt.

269 H. Each state-designated voter registration agency shall maintain such statistical records on the 270 number of applications to register to vote as requested by the State Board of Elections. 271

§ 24.2-502. Statement of economic interests as requirement of candidacy.

272 It shall be a requirement of candidacy that a written statement of economic interests shall be filed by 273 (i) a candidate for Governor, Lieutenant Governor, or Attorney General with the Secretary of the 274 Commonwealth, (ii) a candidate for Senate or House of Delegates with the clerk of the appropriate 275 house, (iii) a candidate for a constitutional office with the general registrar for the county or city, and 276 (iv) a candidate for member of the governing body or elected school board of any county, city, or town 277 with a population in excess of 3,500 persons with the general registrar for the county or city. The statement of economic interests shall be that specified in § 30-111 for candidates for the General 278 279 Assembly and in § 2.2-3117 for all other candidates. The foregoing requirement shall not apply to a 280 candidate for reelection to the same office who has met the requirement of annually filing a statement 281 pursuant to § 2.2-3114, § 2.2-3115, or § 30-110.

282 The Secretary of the Commonwealth, the clerks of the Senate and House of Delegates, the general 283 registrar, and the clerk of the local governing body shall transmit to the State Board, immediately after 284 the filing deadline, a list of the candidates who have filed initial or annual statements of economic 285 interests. The Secretary Director of the State Board Elections shall notify the appropriate local electoral 286 boards of the filings. 287

§ 24.2-644. Voting by paper ballot; voting for presidential electors; write-in votes.

288 A. The qualified voter shall take the official paper ballot and enter the voting booth. After entering the voting booth, the qualified voter shall mark immediately preceding the name of each candidate for 289 290 whom he wishes to vote a check ($\sqrt{}$) or a cross (X or +) or a line (-) in the square provided for such 291 purpose, leaving unmarked the square preceding the name of each candidate for whom he does not wish 292 to vote. Any ballot marked so that the intent of the voter is clear shall be counted.

293 B. The qualified voter at a presidential election shall mark the square preceding the names and party 294 designation for his choice of candidates for President and Vice President. His ballot so marked shall be 295 counted as if he had marked squares preceding the names of the individual electors affiliated with his 296 choice for President and Vice President. The qualified voter at a presidential election may cast a write-in 297 vote for President and Vice President as provided in subsections C and D of this section.

298 C. At all elections except primary elections it shall be lawful for any voter to vote for any person 299 other than the listed candidates for the office by writing or hand printing the person's name on the 300 official ballot. No check or other mark shall be required to cast a valid write-in vote. Write-in votes for 301 President and Vice President shall be counted only for candidates who have filed a joint declaration of 302 intent to be write-in candidates for the offices with the Secretary Director of the State Board Elections not less than ten 10 days before the date of the presidential election. The declaration of intent shall be 303 304 on a form prescribed by the State Board and shall include a list of presidential electors pledged to those

305 candidates which equals the whole number of senators and representatives to which the Commonwealth 306 at that time is entitled in the Congress of the United States. A write-in vote cast for candidates for 307 President and Vice President, or for a candidate for President only, shall be counted for the individual 308 electors listed on the declaration of intent as pledged to those candidates.

309 D. No write-in vote shall be counted unless the name is entered on the ballot in conformance with 310 this section. No write-in vote shall be counted when it is apparent to the officers of election that a voter 311 has voted for the same person for the same office more than one time. No write-in vote shall be counted 312 for an office for any person whose name appears on the ballot as a candidate for that office. If two or 313 more persons are to be elected to the same office, a voter may vote for one or more persons whose 314 names do appear on the ballot and one or more persons whose names do not appear on the ballot, 315 provided that the total number of votes cast by him for that office does not exceed the number of 316 persons to be elected to that office.

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§ 24.2-713. Emergency authority of the Director of Elections.

318 The provisions of this section shall apply in the case of an emergency that will not allow sufficient 319 time for the distribution and handling of absentee ballot applications and absentee ballots, in accordance 320 with the procedures of this title, for qualified voters who are unable to vote in person because of the 321 emergency. The Secretary Director of the State Board of Elections shall have the authority to designate 322 alternative methods and procedures to handle such applications and ballots. Nothing in this section shall 323 authorize the counting of any absentee ballot returned after the polls have closed. For purposes of this 324 section, "an emergency" shall mean (i) any emergency declared by the Governor pursuant to Chapter 3.2 (§ 44-146.13 et seq.) of Title 44, (ii) any emergency declared by the President of the United States or 325 326 the governor of another state pursuant to law and confirmed by the Governor by the executive order as 327 an emergency for the purposes of this section, or (iii) any public emergency that interferes with the electoral process or the opportunity for qualified voters to exercise their right to vote as determined by 328 329 the Secretary Director of the State Board of Elections.

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§ 24.2-946.4. Right to grant extensions in special circumstances.

331 A. The State Board shall provide instructions to filers for delivery of campaign finance reports within 332 the time periods prescribed by law.

333 B. Notwithstanding any other provision of law, any candidate or treasurer required to file a report 334 pursuant to this chapter shall be entitled to a 72-hour extension of the filing deadline if his spouse, 335 parent, grandparent, child, grandchild, or sibling died within the 72 hours before the deadline. The State 336 Board or the local electoral board shall be authorized to grant an extension of the filing deadline for a 337 period not to exceed five days for good cause shown by the filer and found by the Board or board 338 sufficient to justify the granting of the extension.

339 C. The Secretary Director of the State Board Elections shall have additional authority to extend a 340 deadline established in this chapter for filing reports in emergency situations that interfere with the 341 timely filing of reports. The extension shall be limited in scope to the areas and times affected by the emergency. The provisions of this subsection shall be applicable only in the case of an emergency 342 declared by the Governor pursuant to Chapter 3.2 (§ 44-146.13 et seq.) of Title 44 or declared by the 343 344 President of the United States and confirmed by the Governor by executive order as an emergency for 345 the purposes of this subsection.

346 D. The Secretary Director of the State Board Elections shall have additional authority to extend a 347 deadline established in this chapter for filing reports for a reasonable period for a candidate who serves as his own campaign treasurer and who is a member of a uniformed service of the United States called 348 349 to active duty during a reporting period.

350 E. The State Board shall have authority to extend any deadline applicable to reports required to be 351 filed by computer or electronic means in the event of a failure of the computer or electronic filing 352 system that prevents timely filing. The extension shall not exceed a period of up to five days after 353 restoration of the filing system to operating order.

354 F. The State Board shall have authority also to grant extensions as provided in §§ 24.2-503 and 355 24.2-948.3. 356

§ 24.2-953.3. Incomplete reports.

A. In the case of a violation of this chapter that relates to the filing of an incomplete report, the 357 358 violator shall be subject to a civil penalty not to exceed \$500 unless a greater penalty is imposed 359 pursuant to this section. However the civil penalty shall in no case exceed \$500 unless the total of the filer's reportable contributions or the total of the filer's reportable expenditures is \$10,000 or more. 360

B. Prior to assessing a penalty pursuant to this section for the filing of an incomplete report, the 361 362 Secretary Director of the State Board Elections or the general registrar or secretary of the local electoral board, as appropriate, shall notify, by certified mail, the candidate and treasurer, or person or political 363 committee required to file a report with that board, that a filed report has not been completed, citing the 364 omissions from the report. No penalty shall be assessed if the information required to complete the 365 report is filed within 10 days of the date of mailing the written notice. 366

367 C. If the information required to complete the report is not filed within the 10-day period, the 368 Secretary Director of the State Board Elections or the general registrar or secretary of the local electoral 369 board, as appropriate, shall then assess against the candidate and treasurer, who shall be jointly and 370 severally liable, or person or political committee required to file a report, a civil penalty not to exceed 371 \$500. The Secretary Director of the State Board Elections or the general registrar or secretary of the 372 local electoral board, as appropriate, shall consider the following factors in determining the civil penalty 373 assessed: the number of omissions, the amount of money involved, and the proportion of contributions 374 or expenditures containing omissions.

375 D. The Secretary Director of the State Board Elections or the general registrar or secretary of the 376 local electoral board may grant an additional period for compliance, not to exceed two weeks, to permit 377 the completion of a filed report for good cause shown and in response to a request filed within the 10-day period. However, no additional period shall be granted thereafter for compliance. 378

379 E. The civil penalty assessed for filing an incomplete report shall be increased by \$500 every 60 380 days following the date for compliance established pursuant to this section and until compliance is 381 complete. If the failure to comply continues for more than 120 days following the date for compliances 382 established pursuant to this section, there shall be a rebuttable presumption that the violation was willful, 383 and the matter shall be forwarded to the appropriate attorney for the Commonwealth.

384 F. The civil penalty assessed for filing any subsequent incomplete report (i) that is filed more than 385 20 days after notice has been given of a violation or (ii) that is filed during the 60 days prior to the 386 elections for which the person is a candidate shall be \$1,000.

387 G. The State Board shall notify the public through its official Internet website of a failure to file a 388 complete report by a candidate for statewide office or the General Assembly and the identity of the 389 violator following the date for compliance established pursuant to this section. 390

§ 24.2-953.4. Additional civil penalties for late and incomplete filings for statewide campaigns.

391 A. In addition to the penalties provided in §§ 24.2-953.1, 24.2-953.2 and 24.2-953.3, any candidate 392 for statewide office, and his campaign treasurer, who fails to file any report required in Article 3 in a 393 timely manner or files an incomplete report may be assessed a civil penalty by the Secretary Director of 394 the State Board Elections pursuant to this section.

395 B. Prior to assessing a penalty pursuant to this section, the Secretary Director shall notify, within 14 396 days of the deadline for the required report, the candidate and treasurer in writing that a report has not 397 been filed or that a filed report has not been completed, citing the omissions from the report. No penalty 398 shall be assessed pursuant to this section if the report or information required to complete the report is 399 filed within seven days of the date of mailing the written notice.

400 C. If the report or information required to complete the report is not filed within the seven-day 401 period, the Secretary Director shall assess against the candidate and treasurer, who shall be jointly and 402 severally liable, a civil penalty of \$500 for each day that the violation continues on and after the eighth 403 day following the date of mailing the written notice. The Secretary Director may grant an additional 404 period for compliance, not to exceed two weeks, for good cause shown and in response to a request 405 filed within the seven-day period. However, no additional period shall be granted for compliance with 406 the requirement under subdivision 8 of § 24.2-947.6 to file a report not later than the eighth day before 407 the election. The State Board shall notify the public through its official Internet website of the violation 408 and identity of the violator.

409 D. If requested by the Secretary Director, the attorney for the Commonwealth of the City of 410 Richmond shall assist the Secretary Director in collecting the civil penalty.

411 E. Any candidate or treasurer aggrieved by the assessment pursuant to this section shall have a right 412 to the direct review of the assessment by a court of competent jurisdiction as provided in the 413 Administrative Process Act (§ 2.2-4000 et seq.). The provisions of the Act shall not apply, however, to 414 the assessment of civil penalties by the Secretary Director pursuant to this section.

415 F. Civil penalties collected pursuant to this section shall be payable to the State Treasurer for deposit 416 to the general fund.

417 § 37.2-1014. Clerk to index findings of incapacity or restoration; notice to Commissioner, 418 commissioner of accounts, Director of Elections, and CCRE.

419 A. A copy of the findings of the court, if the person is found to be incapacitated or restored to 420 capacity, shall be filed by the judge with the clerk of the circuit court. The clerk shall properly index 421 the findings in the index to deed books by reference to the order book and page whereon the order is 422 spread and shall immediately notify the Commissioner in accordance with § 37.2-1029, the 423 commissioner of accounts in order to ensure compliance by a conservator with the duties imposed 424 pursuant to §§ 37.2-1022 through 37.2-1024 and § 37.2-1027, and the Secretary Director of the State 425 Board of Elections with the information required by § 24.2-410. If a guardian is appointed, the clerk shall forward a copy of the court order to the local department of social services of the jurisdiction 426 427 where the person then resides. If a guardianship is terminated or otherwise modified, the clerk shall

428 forward a copy of the court order to the local department of social services to which the original order429 of appointment was forwarded and, if different, to the local department of social services in the430 jurisdiction where the person then resides.

B. The clerk shall certify and forward forthwith to the Central Criminal Records Exchange, on a form provided by the Exchange, a copy of any order adjudicating a person incapacitated under this article and any order of restoration of capacity under § 37.2-1012. The copy of the form and the order shall be kept confidential in a separate file and used only to determine a person's eligibility to possess, purchase, or transfer a firearm.

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437 appointments, made by the Governor, for which the terms have not expired. However, any
438 appointments for a full term that are made after July 1, 2010, shall be made in accordance with
439 the provisions of this act.

440 3. That the State Board of Elections may designate an Acting Director of Elections to serve 441 beginning February 1, 2011, and until the appointment by the Board of a Director. The Acting

442 Director shall serve at the pleasure of the Board. Any appropriation for the compensation of the

443 Secretary of the Board shall be deemed an appropriation for the compensation of the Director of

444 Elections or Acting Director.