2013 SESSION

ENGROSSED

SB701E

	13100446D
1	SENATE BILL NO. 701
2	Senate Amendments in [] — January 24, 2013
3	A BILL to amend and reenact § 2.2-3004 of the Code of Virginia and to amend the Code of Virginia by
4	adding a section numbered 2.2-2901.1, relating to nondiscrimination in state government
5	employment.
6	employment.
U	Detrong Drigg to Engrossment Senators McEashin Ehhin Alexander Darker Deeds Edwards Equals
	Patrons Prior to Engrossment—Senators McEachin, Ebbin, Alexander, Barker, Deeds, Edwards, Favola,
	Herring, Howell, Locke, Marsden, Marsh, Miller, Northam, Puckett, Puller and Saslaw; Delegates:
	Torian, BaCote, Brink, Bulova, Carr, Dance, Filler-Corn, Herring, Hester, Hope, Keam, Kory,
	Krupicka, Lewis, Lopez, McClellan, McQuinn, Morrissey, Plum, Rust, Scott, J.M., Sickles, Spruill,
-	Surovell, Toscano, Tyler, Ward, Ware, O., Ware, R.L., Watts and Yost
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8	Referred to Committee on General Laws and Technology
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 2.2-3004 of the Code of Virginia is amended and reenacted and that the Code of
12	Virginia is amended by adding a section numbered 2.2-2901.1 as follows:
13	§ 2.2-2901.1. Employment discrimination prohibited.
14	No state agency, institution, board, bureau, commission, council, or instrumentality of the
15	Commonwealth shall discriminate in employment based on race, color, religion, national origin, sex,
16	pregnancy, childbirth or related medical conditions, age, marital status, disability, sexual orientation, or
17	status as a special disabled veteran or other veteran covered by the [Vietnam Era-] Veterans
18	Readjustment Assistance Act of 1974, as amended (38 U.S.C. § 4212).
19	For the purposes of this section, "sexual orientation" means a person's actual or perceived
20	heterosexuality, bisexuality, homosexuality, or gender identity or expression. ["Sexual orientation" shall
21	not include any person's attraction toward persons with whom sexual conduct would be illegal due to
22	the age of the parties.
23	§ 2.2-3004. Grievances qualifying for a grievance hearing; grievance hearing generally.
24	A. A grievance qualifying for a hearing shall involve a complaint or dispute by an employee relating
25	to the following adverse employment actions in which the employee is personally involved, including
26	but not limited to (i) formal disciplinary actions, including suspensions, demotions, transfers and
27	assignments, and dismissals resulting from formal discipline or unsatisfactory job performance; (ii) the
28	application of all written personnel policies, procedures, rules and regulations where it can be shown that
29	policy was misapplied or unfairly applied; (iii) discrimination on the basis of race, color, religion,
30	political affiliation, age, disability, national origin or, sex, pregnancy, childbirth or related medical
31	conditions, marital status, sexual orientation, or status as a special disabled veteran or other veteran
32	covered by the [Vietnam Era-] Veterans Readjustment Assistance Act of 1974, as amended (38 U.S.C.
33 34	§ 4212); (iv) arbitrary or capricious performance evaluations; (v) acts of retaliation as the result of the use of or participation in the grievance procedure or because the employee has complied with any law
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35 36	of the United States or of the Commonwealth, has reported any violation of such law to a governmental
30 37	authority, has sought any change in law before the Congress of the United States or the General Assembly, or has reported an incidence of fraud, abuse, or gross mismanagement; and (vi) retaliation for
37 38	exercising any right otherwise protected by law.
39	B. Management reserves the exclusive right to manage the affairs and operations of state government.
40	Management shall exercise its powers with the highest degree of trust. In any employment matter that
4 0 41	management precludes from proceeding to a grievance hearing, management's response, including any
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42 43	appropriate remedial actions, shall be prompt, complete, and fair. C. Complaints relating solely to the following issues shall not proceed to a hearing: (i) establishment
4 4	and revision of wages, salaries, position classifications, or general benefits; (ii) work activity accepted by
45	the employee as a condition of employment or which may reasonably be expected to be a part of the
4 5 46	job content; (iii) contents of ordinances, statutes or established personnel policies, procedures, and rules
40	and regulations; (iv) methods, means, and personnel by which work activities are to be carried on; (v)
48	termination, layoff, demotion, or suspension from duties because of lack of work, reduction in work
40 49	force, or job abolition; (vi) hiring, promotion, transfer, assignment, and retention of employees within
5 0	the agency; and (vii) relief of employees from duties of the agency in emergencies.
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51 D. Except as provided in subsection A of § 2.2-3003, decisions regarding whether a grievance 52 qualifies for a hearing shall be made in writing by the agency head or his designee within five workdays 53 of the employee's request for a hearing. A copy of the decision shall be sent to the employee. The 54 employee may appeal the denial of a hearing by the agency head to the Director of the Department of 55 Human Resource Management (the Director). Upon receipt of an appeal, the agency shall transmit the

s6 entire grievance record to the Department of Human Resource Management within five workdays. The
57 Director shall render a decision on whether the employee is entitled to a hearing upon the grievance
58 record and other probative evidence.

59 E. The hearing pursuant to § 2.2-3005 shall be held in the locality in which the employee is 60 employed or in any other locality agreed to by the employee, employer, and hearing officer. The

61 employee and the agency may be represented by legal counsel or a lay advocate, the provisions of

62 § 54.1-3904 notwithstanding. The employee and the agency may call witnesses to present testimony and63 be cross-examined.