2017 SESSION

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1	SENATE BILL NO. 1206
$\frac{1}{2}$	Offered January 11, 2017
3	Prefiled January 10, 2017
4	A BILL to amend the Code of Virginia by adding in Chapter 3 of Title 24.2 an article numbered 1.1,
5	consisting of sections numbered 24.2-301.2 through 24.2-301.7, relating to preparation of and
6	standards for state legislative and congressional redistricting plans; establishment of temporary
7	redistricting advisory commission.
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	Patrons—Lewis and Marsden
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10	Referred to Committee on Privileges and Elections
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12	Be it enacted by the General Assembly of Virginia:
13	1. That the Code of Virginia is amended by adding in Chapter 3 of Title 24.2 an article numbered
14	1.1, consisting of sections numbered 24.2-301.2 through 24.2-301.7, as follows:
15	Article 1.1.
16	General Assembly and Congressional Redistricting Plans.
17	§ 24.2-301.2. Definitions.
18	As used in this article, unless the context requires a different meaning:
19 20	"Appointing authorities" means the four members of the Senate and House of Delegates designated
20 21	one each by each Senate caucus and each House of Delegates caucus of the two political parties having the most members in the Senate and House of Delegates, respectively.
22	"Commission" means the temporary redistricting advisory commission established pursuant to this
$\frac{12}{23}$	article.
23 24	"Division" means the Division of Legislative Services.
25	"Federal census" means the decennial census required by federal law to be conducted by the U.S.
26	Bureau of the Census in every year ending in zero.
27	"Partisan public office" means (i) an elective or appointive office in the executive or legislative
28	branch or in an independent establishment of the federal government; (ii) an elective office in the
29	executive or legislative branch of the government of the Commonwealth, or an office that is filled by
30	appointment and is exempt from the Virginia Personnel Act (§ 2.2-2900 et seq.); or (iii) an office of a
31	county, city, or other political subdivision of the Commonwealth that is filled by an election process
32	involving nomination and election of candidates on a partisan basis.
33	"Plan" means a bill for legislative and congressional redistricting drawn up pursuant to the
34	requirements of this article.
35	"Political party office" means an elective office in the national or state organization of a political
36	party, as defined in § 24.2-101.
37	"Relative" means an individual who is related to the person in question as father, mother, son,
38	daughter, brother, sister, uncle, aunt, first cousin, nephew, niece, husband, wife, grandfather,
39	grandmother, father-in-law, mother-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law,
40 41	stepfather, stepmother, stepson, stepdaughter, stepbrother, stepsister, half-brother, or half-sister. § 24.2-301.3. Preparations for redistricting.
42	A. The Division shall acquire appropriate information, review and evaluate available facilities, and
43	develop programs and procedures in preparation for drawing legislative and congressional redistricting
4 4	plans on the basis of each federal census. Funds shall be expended for the purchase or lease of
45	equipment and materials with the approval of the Joint Reapportionment Committee established pursuant
46	to § 30-263.
47	B. As soon as possible after January 1 of each year ending in one, the Division shall obtain from the
48	U.S. Bureau of the Census information regarding geographic and political units in the Commonwealth
49	for which federal census population data has been gathered and will be tabulated. The Division shall
50	use the data so obtained to:
51	1. Prepare necessary descriptions of geographic and political units for which census data will be
52	reported and that are suitable for use as components of legislative and congressional districts.
53	2. Prepare maps of counties, cities, and other geographic units within the Commonwealth, which
54	may be used to illustrate the locations of district boundaries proposed in plans drawn in accordance
55	with § 24.2-301.5.
56	As soon as possible after January 1 of each year ending in one, the Division shall obtain from the
57	U.S. Bureau of the Census the population data needed for legislative and congressional redistricting,
58	which the Bureau is required to provide the Commonwealth under P.L. 94-171, and shall use that data

SB1206

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59 to assign a population figure based upon certified federal census data to each geographic or political 60 unit described pursuant to subdivision 1. Upon completing that task, the Division shall begin the 61 preparation of legislative and congressional redistricting plans as required by § 24.2-301.4.

§ 24.2-301.4. Timetable for preparation of plan.

63 A. Not later than April 1 of each year ending in one, the Division shall deliver to the Clerks of the Senate and House of Delegates identical bills embodying a plan of legislative and congressional 64 65 redistricting prepared in accordance with § 24.2-301.5. The General Assembly shall bring the bill to a vote in either the Senate or the House of Delegates expeditiously and not less than seven days after the 66 report of the commission required by § 24.2-301.7 is received and made available to the members of the 67 General Assembly, under a procedure or rule permitting no amendments except those of a purely 68 corrective nature. Once the bill is approved by the first house in which it is considered, it shall 69 70 expeditiously be brought to a vote in the second house under a similar procedure or rule. If the bill 71 fails to be approved by a constitutional majority in either the Senate or the House of Delegates, the 72 Clerk of the Senate or House of Delegates, as the case may be, shall at once transmit to the Division information that the Senate or House of Delegates may direct regarding the reasons why the plan was 73 74 not approved.

75 B. If the plan submitted under subsection A fails to be enacted, the Division shall prepare a bill 76 embodying a second plan of legislative and congressional redistricting in accordance with § 24.2-301.5. 77 This second plan shall take into account the reasons cited by the Senate or House of Delegates for its 78 failure to approve the plan or by the Governor for his veto of the plan insofar as it is possible to do so 79 within the requirements of § 24.2-301.5. If a second plan is required under this subsection, the bill 80 embodying it shall be delivered to the Clerks of the Senate and House of Delegates not later than May 81 1 of the year ending in one, or 14 days after the date of the vote by which the Senate or the House of Delegates fails to approve, or the date the Governor vetoes, the bill submitted under subsection A, 82 83 whichever date is later. It is the intent of this article that, if it is necessary to submit a bill under this 84 subsection, the bill be brought to a vote not less than seven days after the bill is printed and made 85 available to the members of the General Assembly, in the same manner as prescribed for the bill 86 required under subsection A. If the second bill fails to be approved by a constitutional majority in either 87 the Senate or the House of Delegates, the Clerk of the Senate or House of Delegates, as the case may 88 be, shall at once transmit to the Division information that the Senate or House of Delegates may direct 89 regarding the reasons why the plan was not approved.

90 C. If the plan submitted under subsection B fails to be enacted, the same procedure as prescribed by 91 subsection B shall be followed. If a third plan is required under this subsection, the bill embodying it shall be delivered to the Clerks of the Senate and House of Delegates not later than June 1 of the year 92 ending in one, or 14 days after the date of the vote by which the Senate or House of Delegates fails to 93 approve, or the date the Governor vetoes, the bill submitted under subsection B, whichever date is later. 94 95 If it is necessary to submit a bill under this subsection, the bill shall be brought to a vote within the same time period after its delivery to the Clerks of the Senate and House of Delegates as prescribed for 96 97 the bill submitted under subsection B, but the bill shall be subject to amendment in the same manner as 98 other bills.

99 D. Notwithstanding the provisions of subsections A, B, and C, the Division may determine that the 100 time constraints for preparing a legislative redistricting plan prior to the November general election of 101 the year ending in one warrant the preparation of separate legislative and congressional redistricting 102 plans. In such case, it shall inform the presiding officers of the Senate and House of Delegates. If the 103 presiding officers so direct, the Division shall prepare a separate bill establishing legislative districts and submit it separately from the bill establishing congressional districts. It is the intent of this article 104 that the General Assembly shall proceed to consider the legislative redistricting bill in substantially the 105 same manner prescribed by subsections A, B, and C. 106

107 E. If the population data for legislative redistricting that the U.S. Bureau of the Census is required 108 to provide the Commonwealth under P.L. 94-171 and, if used by the Division, the corresponding 109 TIGER/Line File for that population data are not available to the Division on or before February 1 of 110 the year ending in one, the dates set forth in this section shall be extended by a number of days equal 111 to the number of days after February 1 of the year ending in one that the federal census population data and the TIGER/Line File for legislative redistricting become available. 112 113

§ 24.2-301.5. Redistricting standards.

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A. Legislative and congressional districts shall be established on the basis of population.

115 1. Senate and House of Delegates districts shall each have a population as nearly equal as 116 practicable to the ideal population for such districts, respectively, determined by dividing the number of districts to be established into the population of the Commonwealth reported in the federal decennial 117 census. Senate and House of Delegates districts shall not vary in population from the respective ideal 118 119 district populations except as necessary to comply with one of the other standards enumerated in this section. In no case shall the quotient, obtained by dividing the total of the absolute values of the 120

121 deviations of all district populations from the applicable ideal district population by the number of 122 districts established, exceed one percent of the applicable ideal district population. No Senate district 123 shall have a population that exceeds that of any other Senate district by more than five percent, and no 124 House of Delegates district shall have a population that exceeds that of any other House of Delegates

125 district by more than five percent.

126 2. Congressional districts shall each have a population as nearly equal as practicable to the ideal 127 district population, derived as prescribed in subdivision 1. No congressional district shall have a 128 population that varies by more than one percent from the applicable ideal district population.

129 3. If a challenge is filed alleging excessive population variance among districts established in a plan 130 adopted by the General Assembly, the General Assembly has the burden of justifying any variance in 131 excess of one percent between the population of a district and the applicable ideal district population.

B. Districts shall be composed of contiguous and compact territory in compliance with the 132 requirements of Article II, Section 6 of the Constitution of Virginia. Areas that meet only at the points of 133 134 adjoining corners are not contiguous.

135 C. All districts shall maintain the core geographical areas of existing districts to the extent 136 practicable and not in conflict with the standards set out in subsections A and B.

137 D. To the extent consistent with subsections A, B, and C, district boundaries shall coincide with the 138 boundaries of political subdivisions of the Commonwealth. The number of counties and cities divided 139 among more than one district shall be as small as possible. When there is a choice between dividing 140 local political subdivisions, the more populous subdivisions shall be divided before the less populous.

141 E. No district shall be drawn for the purpose of favoring a political party, incumbent legislator or 142 member of Congress, or other person or group or for the purpose of augmenting or diluting the voting 143 strength of a language or racial minority group. In establishing districts, no use shall be made of any of 144 the following data:

145 1. Addresses of incumbent legislators or members of Congress.

146 2. Political affiliations of registered voters.

3. Previous election results.

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148 4. Demographic information, other than population head counts, except as required by the United 149 States Constitution and the laws of the United States.

150 F. All legislative and congressional plans drawn pursuant to this section shall comply with Virginia 151 and federal constitutional requirements. 152

§ 24.2-301.6. Temporary redistricting advisory commission.

153 A. Not later than February 1 of each year ending in one, a five-member temporary redistricting 154 advisory commission shall be established as provided in this section. The commission's only functions 155 shall be those prescribed by § 24.2-301.7.

156 1. Each of the four appointing authorities shall certify to the Commissioner of Elections the 157 authority's appointment of a person to serve on the commission. The certifications may be prior to the 158 commencement of the regular session for the year ending in one.

159 2. Within 20 days after the four appointing authorities have certified their respective appointments to 160 the commission, but in no event later than February 1 of the year ending in one, the four commission 161 members so appointed shall select, by a vote of at least three members, and certify to the Commissioner 162 of Elections the fifth commission member, who shall serve as chairperson.

163 3. A vacancy on the commission shall be filled by the initial appointing authority within 10 days 164 after the vacancy occurs.

165 B. Each person appointed to the commission shall be a qualified voter of the Commonwealth at the 166 time of his appointment. No person shall be appointed to the commission who:

167 1. Holds or has held partisan public office or political party office;

168 2. Is employed by or has been employed by any local, state, or federal campaign;

169 3. Employs or is employed as a lobbyist; or

170 4. Is a relative of or is employed by a member of the General Assembly or of the United States 171 Congress or is employed directly by the General Assembly or by the United States Congress.

172 \overline{C} . Members of the commission shall receive compensation as provided in § 30-19.12 and shall be 173 reimbursed for all reasonable and necessary expenses incurred in the discharge of their duties as 174 provided in § 2.2-2825. 175

§ 24.2-301.7. Duties of commission.

The duties of the commission shall be as follows:

177 1. If, in preparation of plans as required by this article, the Division is confronted with the necessity 178 to make any decision for which no clearly applicable guideline is provided by § 24.2-301.5, the Division 179 may submit a written request to the commission for direction.

2. Prior to delivering any plan and the bill embodying that plan to the Clerks of the Senate and 180 181 House of Delegates in accordance with § 24.2-301.4, the Division shall provide to persons outside the

SB1206

182 Division staff only such information regarding the plan as may be required by policies agreed upon by

183 the commission. This subdivision does not apply to population data furnished to the Division by the U.S.184 Bureau of the Census.

185 3. Upon each delivery by the Division to the General Assembly of a bill embodying a plan pursuant
186 to § 24.2-301.4, the commission shall at the earliest feasible time make available to the public the
187 following information:

188 *a.* Copies of the bill delivered by the Division to the General Assembly;

189 b. Maps illustrating the plan;

190 c. A summary of the standards prescribed by § 24.2-301.5 for development of the plan; and

191 d. A statement of the population of each district included in the plan, and the relative deviation of 192 each district population from the ideal district population.

4. Upon the delivery by the Division to the General Assembly of a bill embodying an initial plan, as
required by subsection A of § 24.2-301.4, the commission shall:

a. As expeditiously as reasonably possible, schedule and conduct at least three public hearings in
 different geographic regions of the Commonwealth on the plan embodied in the bill delivered by the
 Division to the General Assembly.

198 b. Following the hearings, promptly prepare and submit to the Clerks of the Senate and House of

199 Delegates a report summarizing information and testimony received by the commission in the course of

200 the hearings. The commission's report shall include any comments and conclusions that its members

201 deem appropriate on the information and testimony received at the hearings or otherwise presented to202 the commission.