## 2018 SESSION

INTRODUCED

SB152

	18102927D
1	SENATE BILL NO. 152
2	Offered January 10, 2018
3	Prefiled December 28, 2017
4	A BILL to amend and reenact § 24.2-112 of the Code of Virginia, relating to assistants to general
5	registrars; full-time status.
6	Patron—Edwards
7	
8	Referred to Committee on Privileges and Elections
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10	Be it enacted by the General Assembly of Virginia:
11 12	1. That § 24.2-112 of the Code of Virginia is amended and reenacted as follows:
12	§ 24.2-112. Assistants to general registrars; employees. The electoral board of each county and city shall determine the number of assistant registrars to
13	serve in the office of the general registrar, including any to serve full-time and set the term for assistant
15	registrars; however, their terms shall not extend beyond the term set by law of the incumbent general
16	registrar. The general registrar shall establish the duties of assistant registrars, appoint assistant registrars,
17	and have authority to remove any assistant registrar who fails to discharge the duties of his office.
18	In Russell County, there shall be at least one full-time assistant registrar who shall serve in the office
19 20	of the general registrar. In any county or city whose population is over 15,500, there shall be at least one assistant registrar
$\frac{1}{21}$	who shall serve at least one day each week in the office of the general registrar.
22	Any county or city whose population is 15,500 or less shall have at least one substitute registrar who
23	is able to take over the duties of the general registrar in an emergency and who shall assist the general
24 25	registrar when he requests.
25 26	The electoral board shall set the term for the assistant registrars; however, their terms shall not extend beyond the term set by law of the incumbent general registrar. The general registrar shall
27	establish the duties of assistant registrars, appoint assistant registrars, and have authority to remove any
28	assistant registrar who fails to discharge the duties of his office.
29 20	All assistant registrars shall have the same limitations and qualifications and fulfill the same
30 31	requirements as the general registrar except that (i) an assistant registrar may be an officer of election and (ii) an assistant registrar shall be a qualified voter of the Commonwealth but is not required to be a
31 32	qualified voter of the county or city in which he serves as registrar. Candidates who are residents in the
33	county or city for which they seek appointment may be given preference in hiring. Localities may
34	mutually agree to share an assistant registrar among two or more localities. Assistant registrars who
35	agree to serve without pay shall be supervised and trained by the general registrar.
36	All other employees shall be employed by the general registrar. The general registrar may hire
37 38	additional temporary employees on a part-time basis as needed. The compensation of any assistant registrar, other than those who agree to serve without pay, or any
30 39	other employee of the general registrar shall be fixed and paid by the local governing body and shall be
40	the equivalent of or exceed the minimum hourly wage established by federal law in 29 U.S.C. § 206 (a)
41	(1), as amended.
42	The general registrar shall not appoint to the office of paid assistant registrar his spouse or any
43	person, or the spouse of any person, who is his parent, grandparent, sibling, child, or grandchild.