## **1995 SESSION**

ENROLLED

1	VIRGINIA ACTS OF ASSEMBLY — CHAPTER			
2 3	An Act to amend and reenact §§ 16.1-69.6:1, as it is currently effective, and 17-119.1:2 of the Code of Virginia, relating to number of circuit court judges; number of district court judges.			
4 5		Approved	[H 2175]	
6 7 8 9 10 11 12 13 14 15 16	Be it enacted by the General Assembly of Virginia: 1. That §§ 16.1-69.6:1, as it is currently effective, and 17-119.1:2 of the Code of Virginia are amended and reenacted as follows: § 16.1-69.6:1. Number of judges. For the several judicial districts there shall be full-time general district court judges and juvenile and domestic relations district court judges, the number as hereinafter set forth, who shall during their service reside within their respective districts, except as provided in § 16.1-69.16, and whose compensation and powers shall be the same as now and hereafter prescribed for general district court judges and juvenile and domestic relations district court judges. The number of judges of the districts shall be as follows: Juvenile and Domestic			
17 18 19		General District Court	Relations District	
20 21		Judges	Court Judges	
22	First	3	<del>2</del> 3	
23 24 25	Second	6	5	
26 27	Two-A	1	1	
28	Third	3	2	
29 30	Fourth	6	4	
31 32	Fifth	<del>2</del> 3	2	
33 34 25	Sixth	3	2	
35 36 27	Seventh	3	3	
37 38 20	Eighth	3	2	
39 40 41	Ninth	3	2	
41 42 43	Tenth	3	2	
43 44 45	Eleventh	2	2	
45 46 47	Twelfth	4	3	
47 48 40	Thirteenth	8	4	
49 50 51	Fourteenth	4	3	
51 52 53	Fifteenth	5	4 5	

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54	Sixteenth	4	3		
55					
56	Seventeenth	3	2		
57					
58	Eighteenth	2	2		
59					
60	Nineteenth	10	7		
61					
62	Twentieth	3	2		
63					
64	Twenty-first	2	2		
65					
66	Twenty-second	2	3		
67		_			
68	Twenty-third	5	4		
69					
70 71	Twenty-fourth	4	4		
71 72		-	2		
72 73	Twenty-fifth	5	3		
73 74					
75	to the general district court judges of the twenty-sixth district by appropriate designation.				
76	Twenty-sixth	4	3		
77			-		
<b>78</b>	Twenty-seventh	4	3		
79	2				
80	Twenty-eighth	2	2		
81					
82	Twenty-ninth	3	2		
83					
84	Thirtieth	2	2		
85					
86	Thirty-first	4	4		
87					
88					
89 90	§ 17-119.1:2. Number of judges; residence requirement; compensation; powers; etc.				
90 91	A. For the several judicial circuits there shall be judges, the number as hereinafter set forth, who shall during their service reside within their respective circuits and whose compensation and powers				
<b>92</b>	shall be the same as now and hereafter prescribed for circuit judges. The judges in office when this shall				
93	take effect shall continue in office for the term for which elected or appointed.				
94	The number of judges of the circuits shall be as follows:				
95	First - 3				
96	Second - 10				
97 98	Third - 4 Fourth - 9				
90 99	Fifth - 3				
100	Sixth - 2				
101	Seventh - 4				
102	Eighth - $34$				
103	Ninth - 4				
104	Tenth - 3				
105	Eleventh - 3				
106 107	Twelfth - 4 Thirteenth - 8				
107	Fourteenth - 4				

- 108 109 110 111

- Fourteenth 4 Fifteenth 5 Sixteenth 5 Seventeenth 4

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- **112** Eighteenth 3
- 113 Nineteenth 15
- **114** Twentieth 3
- **115** Twenty-first 2 3
- **116** Twenty-second 3
- **117** Twenty-third 6
- **118** Twenty-fourth 5
- **119** Twenty-fifth 4
- 120Twenty-sixth 5121T
- **121** Twenty-seventh 4
- **122** Twenty-eighth 2
- **123** Twenty-ninth 3
- 124 Thirtieth 3
- 125 Thirty-first 5

126 B. On and after January 1, 1975, no additional circuit court judge shall be authorized or provided for 127 any judicial circuit until the Judicial Council has made a study of the need for such additional circuit court judge and has reported its findings and recommendations to the Courts of Justice Committees of 128 129 the House of Delegates and Senate. In its study, the Judicial Council shall consider, and report its 130 findings regarding, the reduced case load that will occur if Family Court judgeships are authorized in 131 accordance with the provisions of Chapter 4.1, Article 2 (§ 16.1-69.6:1 et seq.) of Title 16.1. Nor shall 132 the boundary of any judicial circuit be changed until a study has been made by the Judicial Council and 133 a report of its findings and recommendations made to said Committees.

C. If the Judicial Council finds the need for an additional circuit court judge after a study is made
pursuant to subsection B, the study shall be made available to the State Compensation Board and the
Courts of Justice Committees of the House of Delegates and Senate. The State Compensation Board
shall make a study of the need to provide additional courtroom security and deputy court clerk staffing.
This study shall be reported to the Courts of Justice Committees of the House of Delegates and the
Senate, and to the Department of Planning and Budget.

140 2. That the provisions of this act amending § 16.1-69.6:1 of the Code of Virginia shall expire on
141 July 1, 1996, if funds are provided pursuant to the provisions of the third enactment of Chapter
142 930 of the 1993 Acts of Assembly as amended by the second enactment of Chapter 564 of the 1994
143 Acts of Assembly.