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## HOUSE BILL NO. 1979

Offered January 10, 2007 Prefiled January 5, 2007

A BILL to amend and reenact § 15.2-3201 of the Code of Virginia, relating to annexation.

Patrons-Lohr and Landes

Referred to Committee on Counties, Cities and Towns

Be it enacted by the General Assembly of Virginia:

## 10 1. That § 15.2-3201 of the Code of Virginia is amended and reenacted as follows:

\$ 15.2-3201. Temporary restrictions on granting of city charters, filing annexation notices, institutions
of annexation proceedings and county immunity proceedings.

Beginning January 1, 1987, and terminating on the first to occur of (i) July 1, 20102020, or (ii) the 13 July 1 next following the expiration of any biennium, other than the 1998-2000, 2000-2002, and 14 15 2002-2004 bienniums, during which the General Assembly appropriated for distribution to localities for 16 aid in their law-enforcement expenditures pursuant to Article 8 (§ 9.1-165 et seq.) of Chapter 1 of Title 9.1 an amount that is less than the total amount required to be appropriated for such purpose pursuant to 17 subsection A of § 9.1-169, no city shall file against any county an annexation notice with the 18 Commission on Local Government pursuant to § 15.2-2907, and no city shall institute an annexation 19 20 court action against any county under any provision of this chapter except a city that filed an annexation notice before the Commission on Local Government prior to January 1, 1987. During the same period, 21 22 with the exception of a charter for a proposed consolidated city, no city charter shall be granted or come 23 into force and no suit or notice shall be filed to secure a city charter. However, the foregoing shall not 24 prohibit the institution of nor require the stay of an annexation proceeding or the filing of an annexation 25 notice for the purpose of implementing an annexation agreement, the extent, terms and conditions of which have been agreed upon by a county and city; nor shall the foregoing prohibit the institution of or 26 27 require the stay of an annexation proceeding by a city which, prior to January 1, 1987, commenced a 28 proceeding before the Commission on Local Government to review a proposed voluntary settlement 29 pursuant to § 15.2-3400; nor shall the foregoing prohibit the institution of or require the stay of any 30 annexation proceeding commenced pursuant to § 15.2-2907 or § 15.2-3203, except that no such 31 proceeding may be commenced by a city against any county, nor shall any city be a petitioner in any annexation proceeding instituted pursuant to § 15.2-3203. 32

33 Beginning January 1, 1988, and terminating on the first to occur of (i) July 1, 20102020, or (ii) the 34 July 1 next following the expiration of any biennium, other than the 1998-2000, 2000-2002, and 35 2002-2004 bienniums, during which the General Assembly appropriated for distribution to localities for 36 aid in their law-enforcement expenditures pursuant to Article 8 (§ 9.1-165 et seq.) of Chapter 1 of Title 37 9.1 an amount that is less than the total amount required to be appropriated for such purpose pursuant to 38 subsection A of § 9.1-169, no county shall file a notice or petition pursuant to the provisions of Chapter 39 29 (§ 15.2-2900 et seq.) or Chapter 33 (§ 15.2-3300 et seq.) requesting total or partial immunity from 40 city-initiated annexation and from the incorporation of new cities within its boundaries. However, the 41 foregoing shall not prohibit the institution of nor require the stay of an immunity proceeding or the 42 filing of an immunity notice for the purpose of implementing an immunity agreement, the extent, terms and conditions of which have been agreed upon by a county and city. 43