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1	HOUSE BILL NO. 1742
2 3	Offered January 9, 2019
3	Prefiled December 20, 2018
4	A BILL to amend and reenact § 16.1-69.35 of the Code of Virginia, relating to Marsh Criminal-Traffic
5	Division at Manchester General District Court and John Marshall Criminal-Traffic Division at
6	Richmond General District Court; concurrent jurisdiction.
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-	Patrons—Adams, D.M., Bourne, Bagby, Carr and McQuinn; Senators: Dance and McClellan
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9	Referred to Committee for Courts of Justice
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11	Be it enacted by the General Assembly of Virginia:
12	1. That § 16.1-69.35 of the Code of Virginia is amended and reenacted as follows:
13	§ 16.1-69.35. Administrative duties of chief district judge.
14	The chief judge of each district shall have the following administrative duties and authority with
15	respect to his district:
16	1. When any district court judge is under any disability or for any other cause is unable to hold court
<b>17</b>	and the chief judge determines that assistance is needed:
18	a. The chief district judge shall designate a judge within the district or a judge of another district
19	court within the Commonwealth, if one is reasonably available, to hear and dispose of any action or
20	actions properly coming before such district court for disposition;
$\overline{21}$	b. If unable to designate a judge as provided in subdivision 1 a, the chief district judge may
22	designate a retired district judge eligible for recall pursuant to § 16.1-69.22:1 for such hearing and
$\overline{23}$	disposition if such judge consents; or
24	c. If unable to assign a retired district court judge, the chief district judge may designate a retired
25	circuit court judge eligible for recall pursuant to § 17.1-106 if such judge consents or the chief district
26	judge may request that the Chief Justice of the Supreme Court designate a circuit judge if such judge
27	consents.
28	If no judges are available under subdivision a, b or c, then a substitute judge shall be designated
29	pursuant to § 16.1-69.21.
30	While acting, any judge so designated shall have all the authority and power of the judge of the
31	court, and his order or judgment shall, to all intents and purposes, be the judgment of the court. A
32	general district court judge designated pursuant to subdivision 1 a, may, with his consent, substitute for
33	or replace a juvenile and domestic relations district court judge, and vice versa. The names of the judges
34	designated under subdivisions b and c shall be selected from a list provided by the Executive Secretary
35	and approved by the Chief Justice of the Supreme Court.
36	2. The chief general district court judge of a district may designate any juvenile and domestic
37	relations district court judge of the district, with the judge's consent, for an individual case or to sit and
38	hear cases for a period of not more than one year, in any of the general district courts within the
39	district. The chief juvenile and domestic relations district court judge of a district may designate any
40	general district court judge of the district, with the judge's consent, for an individual case or to sit and
41	hear cases for a period of not more than one year, in any of the juvenile and domestic relations district
42	courts within the district. Every judge so designated shall have the same powers and jurisdiction and be
43	authorized to perform the same duties as any judge of the district for which he is designated to assist,
44	and, while so acting, his order or judgment shall be, for all purposes, the judgment of the court to which
45	he is assigned.
46	3. If on account of congestion in the work of any district court or when in his opinion the
47	administration of justice so requires, the Chief Justice of the Supreme Court may, upon his own
48	initiative or upon written application of the chief district court judge desiring assistance, designate a
<b>49</b>	judge from another district or any circuit court judge, if such circuit court judge consents, or a retired
50	judge eligible for recall, to provide judicial assistance to such district. Every judge so designated shall
51 52	have the same powers and jurisdiction and be authorized to perform the same duties as any judge of the
52 52	district for which he is designated to assist and while so acting his order or judgment shall be, to all
53 54	intents and purposes, the judgment of the court to which he is assigned. A Subject to such rules as may be established purposent to $s = 161.60.22$ , the shief judge may
54	4. Subject to such rules as may be established pursuant to § 16.1-69.32, the chief judge may
55 56	establish special divisions of any general district court when the work of the court may be more
56 57	efficiently handled thereby such as through the establishment of special civil, criminal or traffic divisions, and he may assign the judges of the general district court with respect to serving such special
57 58	divisions, and he may assign the judges of the general district court with respect to serving such special divisions. In the City of Richmond the general district court shall, in addition to any specialized
30	unvisions. In the City of Kielinona the general district court shan, in addition to any specialized

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59 divisions, maintain a separate division of such court in that part of Richmond south of the James River 60 with concurrent jurisdiction in civil matters whenever one or more of the defendants reside or the cause 61 of action or any part thereof arises in that part of the city, concurrent jurisdiction over all traffic matters 62 arising in that part of the city and concurrent jurisdiction over all other criminal matters arising in that 63 part of the city over all matters arising in the City of Richmond.

64 5. Subject to such rules as may be established pursuant to § 16.1-69.32, the chief judge shall 65 determine when the district courts or divisions of such courts shall be open for the transaction of business. The chief judge or presiding judge of any district court may authorize the clerk's office to 66 close on any date when the chief judge or presiding judge determines that operation of the clerk's office, 67 under prevailing conditions, would constitute a threat to the health or safety of the clerk's office 68 69 personnel or the general public. Closing of the clerk's office pursuant to this subsection shall have the same effect as provided in subsection B of § 1-210. In determining whether to close because of a threat 70 71 to the health or safety of the general public, the chief judge or the presiding judge of the district court shall coordinate with the chief judge or presiding judge of the circuit court so that, where possible and 72 appropriate, both the circuit and district courts take the same action. He shall determine the times each 73 74 such court shall be held for the trial of civil, criminal or traffic matters and cases. He shall determine 75 whether, in the case of district courts in counties, court shall be held at any place or places in addition 76 to the county seat. He shall determine the office hours and arrange a vacation schedule of the judges 77 within his district, in order to ensure the availability of a judge or judges to the public at normal times 78 of business. A schedule of the times and places at which court is held shall be filed with the Executive 79 Secretary of the Supreme Court and kept posted at the courthouse, and in any county also at any such 80 other place or places where court may be held, and the clerk shall make such schedules available to the 81 public upon request. Any matter may, in the discretion of the judge, or by direction of the chief district judge, be removed from any one of such designated places to another, or to or from the county seat, in 82 83 order to serve the convenience of the parties or to expedite the administration of justice; however, any town having a population of over 15,000 as of July 1, 1972, having court facilities and a court with 84 both general criminal and civil jurisdiction prior to July 1, 1972, shall be designated by the chief judge 85 86 as a place to hold court.

6. Subject to the provisions of § 16.1-69.38, the chief judge of a general district court or the chief judge of a juvenile and domestic relations district court may establish a voluntary civil mediation program for the alternate resolution of disputes. The costs of the program shall be paid by the local governing bodies within the district or by the parties who voluntarily participate in the program.

91 2. That the provisions of this act are declaratory of existing law.