2020 SESSION

20101832D

HOUSE BILL NO. 360

Offered January 8, 2020 Prefiled January 2, 2020

4 5 6 A BILL to amend and reenact §§ 24.2-101, 24.2-454, 24.2-505 through 24.2-515, 24.2-517, 24.2-520, 24.2-521, 24.2-527, 24.2-530, 24.2-532, 24.2-534, 24.2-535, 24.2-603.1, 24.2-604, 24.2-612.1, 24.2-613, 24.2-627, as it is currently effective and as it shall become effective, 24.2-633, 24.2-639, as 7 it is currently effective and as it shall become effective, 24.2-651, 24.2-653, 24.2-655, 24.2-669, 8 24.2-671, 24.2-673, 24.2-682, 24.2-700, as it is currently effective and as it shall become effective, 9 24.2-701, as it is currently effective and as it shall become effective, 24.2-703, 24.2-703.1, as it is currently effective and as it shall become effective, 24.2-947.1, 24.2-947.6, 24.2-954, and 24.2-955.1 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 4 of 10 11 Title 24.2 a section numbered 24.2-403.1, by adding in Chapter 5 of Title 24.2 an article numbered 12 13 2.1, consisting of sections numbered 24.2-507.1 through 24.2-507.5, and by adding a section 14 numbered 24.2-673.1, relating to elections; voter-nominated open primary elections; ranked choice 15 voting for certain elections. 16

Patrons-Rasoul, Hope, Kory and Samirah

Referred to Committee on Privileges and Elections

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Be it enacted by the General Assembly of Virginia:

1. That §§ 24.2-101, 24.2-454, 24.2-505 through 24.2-515, 24.2-517, 24.2-520, 24.2-521, 24.2-527, 21 24.2-530, 24.2-532, 24.2-534, 24.2-535, 24.2-603.1, 24.2-604, 24.2-612.1, 24.2-613, 24.2-627, as it is 22 currently effective and as it shall become effective, 24.2-653, 24.2-655, 24.2-669, 24.2-671, 24.2-673, 24.2-682, 23 24 25 24.2-700, as it is currently effective and as it shall become effective, 24.2-701, as it is currently effective and as it shall become effective, 24.2-703, 24.2-703.1, as it is currently effective and as it 26 shall become effective, 24.2-947.1, 24.2-947.6 24.2-954, and 24.955.1 of the Code of Virginia are 27 amended and reenacted and that the Code of Virginia is amended by adding in Article 1 of 28 Chapter 4 of Title 24.2 a section numbered 24.2-403.1, by adding in Chapter 5 of Title 24.2 an 29 30 article numbered 2.1, consisting of sections numbered 24.2-507.1 through 24.2-507.5, and by 31 adding a section numbered 24.2-673.1 as follows:

§ 24.2-101. Definitions.

As used in this title, unless the context requires a different meaning:

34 "Ballot scanner machine" means the electronic counting machine in which a voter inserts a marked35 ballot to be scanned and the results tabulated.

36 "Candidate" means a person who seeks or campaigns for an office of the Commonwealth or one of 37 its governmental units in a general, primary, voter-nominated primary, or special election and who is qualified to have his name placed on the ballot for the office. "Candidate" shall include a person who 38 seeks the nomination of a political party or who, by reason of receiving the nomination of a political 39 40 party for election to an office, is referred to as its nominee. For the purposes of Chapters 8 (§ 24.2-800 41 et seq.), 9.3 (§ 24.2-945 et seq.), and 9.5 (§ 24.2-955 et seq.), "candidate" shall include any write-in candidate. However, no write-in candidate who has received less than 15 percent of the votes cast for 42 the office shall be eligible to initiate an election contest pursuant to Article 2 (§ 24.2-803 et seq.) of 43 Chapter 8. For the purposes of Chapters 9.3 (§ 24.2-945 et seq.) and 9.5 (§ 24.2-955 et seq.), 44 "candidate" shall include any person who raises or spends funds in order to seek or campaign for an 45 office of the Commonwealth, excluding federal offices, or one of its governmental units in a party 46 47 nomination process or general, primary, voter-nominated primary, or special election; and such person shall be considered a candidate until a final report is filed pursuant to Article 3 (§ 24.2-947 et seq.) of 48 49 Chapter 9.3.

50 "Central absentee voter precinct" means a precinct established by a county or city pursuant to
51 § 24.2-712 for the processing of absentee ballots for the county or city or any combination of precincts
52 within the county or city.

53 "Constitutional office" or "constitutional officer" means a county or city office or officer referred to
54 in Article VII, Section 4 of the Constitution of Virginia: clerk of the circuit court, attorney for the
55 Commonwealth, sheriff, commissioner of the revenue, and treasurer.

56 "Department of Elections" or "Department" means the state agency headed by the Commissioner of57 Elections.

58 "Direct recording electronic machine" or "DRE" means the electronic voting machine on which a

HB360

59 voter touches areas of a computer screen, or uses other control features, to mark a ballot and his vote is 60 recorded electronically. 61

"Election" means a general, primary, voter-nominated primary, or special election.

"Election district" means the territory designated by proper authority or by law which is represented 62 63 by an official elected by the people, including the Commonwealth, a congressional district, a General 64 Assembly district, or a district for the election of an official of a county, city, town, or other 65 governmental unit.

66 "Electoral board" or "local electoral board" means a board appointed pursuant to § 24.2-106 to administer elections for a county or city. The electoral board of the county in which a town or the 67 greater part of a town is located shall administer the town's elections. 68

"Entrance of polling place" or "entrance to polling place" means an opening in the wall used for 69 ingress to a structure. 70

'General election" means an election held in the Commonwealth on the Tuesday after the first 71 Monday in November or on the first Tuesday in May for the purpose of filling offices regularly 72 73 scheduled by law to be filled at those times.

74 "General registrar" means the person appointed by the electoral board of a county or city pursuant to 75 § 24.2-110 to be responsible for all aspects of voter registration, in addition to other duties prescribed by this title. When performing duties related to the administration of elections, the general registrar is acting 76 77 in his capacity as the director of elections for the locality in which he serves.

78 "Machine-readable ballot" means a tangible ballot that is marked by a voter or by a system or device 79 operated by a voter and then fed into and scanned by a counting machine capable of reading ballots and 80 tabulating results.

81 "Officer of election" means a person appointed by an electoral board pursuant to § 24.2-115 to serve 82 at a polling place for any election. 83

"Paper ballot" means a tangible ballot that is marked by a voter and then manually counted.

"Party" or "political party" means an organization of citizens of the Commonwealth which, at either 84 85 of the two preceding statewide general elections, received at least 10 percent of the total vote cast for 86 any statewide office filled in that election. The organization shall have a state central committee and an office of elected state chairman which have been continually in existence for the six months preceding 87 88 the filing of a nominee for any office.

89 "Person with a disability" means a person with a disability as defined by the Virginians with 90 Disabilities Act (§ 51.5-1 et seq.).

91 "Polling place" means the structure that contains the one place provided for each precinct at which 92 the qualified voters who are residents of the precinct may vote.

93 "Precinct" means the territory designated by the governing body of a county, city, or town to be 94 served by one polling place.

95 "Primary" or "primary election" means an election held for the purpose of selecting a candidate to be the nominee of a political party for election to office. 96

"Printed ballot" means a tangible ballot that is printed on paper and includes both machine-readable 97 98 ballots and paper ballots.

99 "Qualified voter" means a person who is entitled to vote pursuant to the Constitution of Virginia and 100 who is (i) 18 years of age on or before the day of the election or qualified pursuant to § 24.2-403 or 101 subsection D of § 24.2-544, (ii) a resident of the Commonwealth and of the precinct in which he offers 102 to vote, and (iii) a registered voter. No person who has been convicted of a felony shall be a qualified 103 voter unless his civil rights have been restored by the Governor or other appropriate authority. No person adjudicated incapacitated shall be a qualified voter unless his capacity has been reestablished as 104 provided by law. Whether a signature should be counted towards satisfying the signature requirement of 105 any petition shall be determined based on the signer of the petition's qualification to vote. For purposes of determining if a signature on a petition shall be included in the count toward meeting the signature 106 107 108 requirements of any petition, "qualified voter" shall include only persons maintained on the Virginia voter registration system (a) with active status and (b) with inactive status who are qualified to vote for 109 110 the office for which the petition was circulated.

111 "Qualified voter in a town" means a person who is a resident within the corporate boundaries of the town in which he offers to vote, duly registered in the county of his residence, and otherwise a qualified 112 113 voter.

114 "Referendum" means any election held pursuant to law to submit a question to the voters for 115 approval or rejection.

"Registered voter" means any person who is maintained on the Virginia voter registration system. All 116 registered voters shall be maintained on the Virginia voter registration system with active status unless 117 assigned to inactive status by a general registrar in accordance with Chapter 4 (§ 24.2-400 et seq.). For purposes of applying the precinct size requirements of § 24.2-307, calculating election machine 118 119 requirements pursuant to Article 3 (§ 24.2-625 et seq.) of Chapter 6, mailing notices of local election 120

HB360

121 district, precinct or polling place changes as required by subdivision 13 of § 24.2-114 and § 24.2-306, 122 and determining the number of signatures required for candidate and voter petitions, "registered voter" 123 shall include only persons maintained on the Virginia voter registration system with active status. For 124 purposes of determining if a signature on a petition shall be included in the count toward meeting the 125 signature requirements of any petition, "registered voter" shall include only persons maintained on the

126 Virginia voter registration system (i) with active status and (ii) on inactive status who are qualified to 127 vote for the office for which the petition was circulated.

128 "Registration records" means all official records concerning the registration of qualified voters and 129 shall include all records, lists, applications, and files, whether maintained in books, on cards, on 130 automated data bases, or by any other legally permitted record-keeping method.

131 "Residence" or "resident," for all purposes of qualification to register and vote, means and requires 132 both domicile and a place of abode. To establish domicile, a person must live in a particular locality 133 with the intention to remain. A place of abode is the physical place where a person dwells.

134 "Special election" means any election that is held pursuant to law to fill a vacancy in office or to 135 hold a referendum.

136 'State Board" or "Board" means the State Board of Elections.

137 "Virginia voter registration system" or "voter registration system" means the automated central 138 record-keeping system for all voters registered within the Commonwealth that is maintained as provided 139 in Article 2 (§ 24.2-404 et seq.) of Chapter 4.

140 "Voter-nominated office" means the office of the Governor, Lieutenant Governor, or Attorney 141 General, or of a member of the General Assembly or the United States House of Representatives or 142 Senate.

143 "Voter-nominated primary election" means an election held for the purpose of selecting candidates to 144 be on the ballot at a general election. All candidates for a particular office, regardless of political party 145 affiliation, are on a single ballot. The four candidates receiving the highest numbers of votes are the 146 candidates for that office at the general election.

"Voting system" means the electronic voting and counting machines used at elections. This term 147 148 includes direct recording electronic machines (DRE) and ballot scanner machines.

149 § 24.2-403.1. Primary to include voter-nominated primary.

150 For purposes of this chapter, primary elections shall include voter-nominated primary elections.

151 § 24.2-454. Elections covered.

152 The voting procedures in this chapter apply to:

153 1. A general, special, or primary election for federal office;

154 2. A general, special, or primary election for statewide or state legislative office or state referendum 155 measure; and

156 3. A general, special, or primary election for local constitutional or government office or local 157 referendum measure conducted under Chapter 6 (§ 24.2-600 et seq.) for which absentee voting is 158 available for other voters.

159 All references in this chapter to a primary election shall include a voter-nominated primary election. 160

§ 24.2-505. Declaration of candidacy required of independent candidates.

161 A. Any person, other than a candidate for a party nomination or a party nominee, who intends to be 162 a candidate for any office to be elected by the qualified voters of the Commonwealth at large or of a congressional district shall file a declaration of candidacy with the State Board, on a form prescribed by 163 the Board, designating the office for which he is a candidate. The written declaration shall be attested by 164 165 two witnesses who are qualified voters of the Commonwealth or of the congressional district, or 166 acknowledged before some officer authorized to take acknowledgements to deeds. The declaration shall 167 be signed by the candidate, but if he is incapable of writing his proper signature then some mark adopted by him as his signature shall be acknowledged before some officer authorized to take 168 169 acknowledgments to deeds.

170 The State Board shall notify the respective secretaries of the appropriate electoral boards of the 171 qualified candidates who have so filed.

172 B. Any person, other than a candidate for a party nomination or party nominee, who intends to be a 173 candidate for election to the General Assembly shall file a declaration of candidacy with the general 174 registrar of the county or city where he resides. The declaration shall be in all respects the same as that 175 required to be given to the State Board by statewide and congressional district candidates. The general 176 registrar shall, within three days after receiving the declaration, (i) deliver it in person or transmit it by 177 certified mail, along with the petitions required by § 24.2-506 or copies thereof, to the general registrars 178 of the other counties or cities, if any, in the legislative district for delivery to the secretaries of the 179 electoral boards and (ii) deliver the declaration and such petitions to the secretary of his electoral board. He shall transmit the names of the candidates who have filed with him to the State Board immediately 180 181

after the filing deadline.

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182 C. Any person, other than a candidate for a party nomination or party nominee, who intends to be a 183 candidate at any election for any other office, except a voter-nominated office, shall file a declaration of 184 candidacy with the general registrar of the county or city where he resides. The declaration shall be in 185 all respects the same as that required to be given to the State Board by statewide and congressional district candidates. The general registrar shall, within three days after receiving the declaration, deliver it 186 187 in person or transmit it by certified mail, along with the petitions required by § 24.2-506 or copies 188 thereof, to the secretaries of the electoral boards of the counties or cities whose electors vote for the 189 office. He shall transmit the names of the candidates who have filed with him to the State Board 190 immediately after the filing deadline.

191 **D**. B. If requested in writing by a candidate filing pursuant to subsection **B** or **C** A, the secretary of the electoral board shall notify him of any irregularity in the declaration or petitions which can be 192 193 corrected prior to the filing deadline.

194 § 24.2-506. Petition of qualified voters required; number of signatures required; certain towns 195 excepted.

196 A. The name of any candidate for any office, other than a party nominee or a candidate for a 197 voter-nominated office, shall not be printed upon any official ballots provided for the election unless he 198 shall file along with his declaration of candidacy a petition therefor, on a form prescribed by the State 199 Board, signed by the number of qualified voters specified in this subsection after January 1 of the year 200 in which the election is held and listing the residence address of each such voter. Each signature on the 201 petition shall have been witnessed by a person who is himself a legal resident of the Commonwealth 202 and who is not a minor or a felon whose voting rights have not been restored and whose affidavit to 203 that effect appears on each page of the petition.

204 Each voter signing the petition may provide on the petition the last four digits of his social security 205 number, if any; however, noncompliance with this requirement shall not be cause to invalidate the voter's signature on the petition. 206

The minimum number of signatures of qualified voters required for candidate petitions shall be as 207 208 follows:

209 1. For a candidate for the United States Senate, Governor, Lieutenant Governor, or Attorney General, 210 10,000 signatures, including the signatures of at least 400 gualified voters from each congressional 211 district in the Commonwealth:

2. For a candidate for the United States House of Representatives, 1,000 signatures;

3. For a candidate for the Senate of Virginia, 250 signatures;

4. For a candidate for the House of Delegates or for a constitutional office, 125 signatures;

215 5.2. For a candidate for membership on the governing body or elected school board of any county 216 or city, 125 signatures; or if from an election district not at large containing 1,000 or fewer registered 217 voters. 50 signatures:

218 6. 3. For a candidate for membership on the governing body or elected school board of any town that has more than 3,500 registered voters, 125 signatures; or if from a ward or other district not at 219 220 large, 25 signatures;

221 7. 4. For a candidate for membership on the governing body or elected school board of any town 222 that has at least 1,500 but not more than 3,500 registered voters, 50 signatures; or if from a ward or 223 other district not at large, 25 signatures;

224 8. 5. For a candidate for membership on the governing body or elected school board of any town 225 that has fewer than 1,500 registered voters, no petition shall be required;

226 9. 6. For a candidate for director of a soil and water conservation district created pursuant to Article 227 3 (§ 10.1-506 et seq.) of Chapter 5 of Title 10.1, 25 signatures; and 228

10. 7. For any other candidate, 50 signatures.

229 B. The State Board shall approve uniform standards by which petitions filed by a candidate for 230 office, other than a party nominee, are reviewed to determine if the petitions contain sufficient signatures 231 of qualified voters as required in subsection A.

232 The State Board of Elections, on or before January 1, 2020, shall revise its processes and associated 233 regulations for reviewing and processing candidate petitions. Such revisions shall provide a process for 234 checking petition signatures that includes a method for determining if a petition signature belongs to an 235 individual whose prior registration has been canceled and the reason for such cancellation. The process 236 shall provide for the tracking of such information associated with each petition. The process shall 237 provide for the escalation of cases of suspected fraud to the electoral board, the State Board, or the 238 office of the attorney for the Commonwealth, as appropriate.

239 C. If a candidate, other than a party nominee, does not qualify to have his name appear on the ballot 240 by reason of the candidate's filed petition not containing the minimum number of signatures of qualified voters for the office sought, the candidate may appeal that determination within five calendar days of the 241 242 issuance of the notice of disqualification pursuant to § 24.2-612 or notice from the State Board that the 243 candidate did not meet the requirements to have his name appear on the ballot.

244 Appeals made by candidates for a county, city, or town office shall be filed with the electoral board. 245 Appeals made by candidates for all other offices shall be filed with the State Board. The appeal shall be 246 heard by the State Board or the electoral board, as appropriate, within five business days of its filing. 247 The electoral board shall notify the State Board of any appeal that is filed with the electoral board.

248 The State Board shall develop procedures for the conduct of such an appeal. The consideration on 249 appeal shall be limited to whether or not the signatures on the petitions that were filed were reasonably 250 rejected according to the requirements of this title and the uniform standards approved by the State 251 Board for the review of petitions. Immediately after the conclusion of the appeal hearing, the entity 252 conducting the appeal shall notify the candidate and, if applicable, the State Board, of its decision in 253 writing. The decision on appeal shall be final and not subject to further appeal. 254

§ 24.2-507. Deadlines for filing declarations and petitions of candidacy.

255 For any office except a voter-nominated office, declarations of candidacy and the petitions therefor 256 shall be filed according to the following schedule: 257

1. For a general election in November, by 7:00 p.m. on the second Tuesday in June;

2. For a general election in May, by 7:00 p.m. on the first Tuesday in March;

259 3. For a special election held at the same time as a November general election, either (i) at least 81 260 days before the election or (ii) if the special election is being held at the second November election after 261 the vacancy occurred, by 7:00 p.m. on the second Tuesday in June before that November election;

262 4. For a special election held at the same time as a May general election, by 7:00 p.m. on the first 263 Tuesday in March; or

264 5. For a special election held at a time other than a general election, (i) at least 60 days before the 265 election or (ii) within five days of any writ of election or order calling a special election to be held less 266 than 60 days after the issuance of the writ or order. 267

Article 2.1.

Candidates for Voter-Nominated Office.

269 § 24.2-507.1. General provisions.

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270 The provisions of this article shall apply to the nomination of candidates for the United States Senate 271 or House of Representatives, the General Assembly, Governor, Lieutenant Governor, or Attorney 272 General, and no other offices. Candidates for such offices are subject to the provisions of Article 1 273 (§ 24.2-500 et seq.). 274

§ 24.2-507.2. Qualifications for candidacy.

275 A. Any person who intends to be a candidate for the office of Governor, Lieutenant Governor, or 276 Attorney General or for the General Assembly or the United States Senate or House of Representatives 277 shall file a declaration of candidacy with the State Board, on a form prescribed by the State Board, 278 designating the office for which he is a candidate and indicating a political party preference or that he 279 has no such preference. The written declaration shall be attested to by two witnesses who are qualified 280 voters of the Commonwealth or of the congressional district or acknowledged before some officer 281 authorized to take acknowledgments to deeds. The declaration shall be signed by the candidate, but if he 282 is incapable of writing his proper signature, then some mark adopted by him as his signature shall be acknowledged before some officer authorized to take acknowledgments to deeds. The State Board shall 283 284 notify the respective secretaries of the appropriate electoral boards of the qualified candidates who have 285 so filed.

286 B. A candidate under this article shall be required to file with his declaration of candidacy a petition 287 for his name to be printed on the official primary ballot, on a form prescribed by the State Board, 288 signed by the number of qualified voters specified in subdivision 1, 2, 3, or 4 after January 1 of the 289 year in which the election is held and listing the residence address of each such voter. Each voter 290 signing the petition may provide on the petition the last four digits of his social security number, if any; 291 however, noncompliance with this requirement shall not be cause to invalidate the voter's signature on 292 the petition. Each signature on the petition shall have been witnessed by a person who is himself a legal 293 resident of the Commonwealth and who is not a minor or a felon whose voting rights have not been 294 restored and whose affidavit to that effect appears on each page of the petition.

295 The minimum number of signatures of qualified voters required for candidate petitions shall be as 296 follows:

297 1. For a candidate for the United States Senate, Governor, Lieutenant Governor, or Attorney 298 General, 10,000 signatures, including the signatures of at least 400 qualified voters from each 299 congressional district in the Commonwealth;

- 300 2. For a candidate for the United States House of Representatives, 1,000 signatures;
- 301 3. For a candidate for the Senate of Virginia, 250 signatures; and

302 4. For a candidate for the House of Delegates, 125 signatures.

303 Petitions filed by candidates pursuant to this subsection shall be reviewed in accordance with the 304 uniform standards approved by the State Board pursuant to § 24.2-506. If a candidate does not qualify HB360

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305 to have his name appear on the ballot by reason of the candidate's filed petition not containing the minimum number of signatures of qualified voters for the office sought, the candidate may appeal that 306 307 determination within five calendar days of the issuance of the notice of disqualification pursuant to 308 § 24.2-612 or notice from the State Board that the candidate did not meet the requirements to have his 309 name appear on the ballot. Appeals shall be filed with the State Board and shall be heard by the State 310 Board within five business days of its filing. Appeals shall be conducted in accordance with the 311 procedures developed by the State Board pursuant to § 24.2-506. 312

C. Candidates shall pay a fee in accordance with §§ 24.2-523 and 24.2-524.

313 D. A candidate shall file with the State Board (i) his declaration of candidacy; (ii) the petitions for 314 his candidacy, sealed in one or more containers to which is attached a written statement under oath by the candidate giving his name and the number of signatures on the petitions contained in the containers; 315 and (iii) a receipt indicating the payment of his filing fee. Declarations of candidacy, petitions, and receipts indicating the payment of filing fees shall be filed not earlier than noon of the ninety-second 316 317 day and not later than 5:00 p.m. of the seventy-fifth day before the primary. 318

§ 24.2-507.3. Political parties.

320 No political party shall nominate a candidate for any voter-nominated office by any method of 321 nomination. No political party shall have the right to have a preferred candidate on the ballot at the 322 general election for a voter-nominated office.

323 This section shall not be interpreted as prohibiting any political party from contributing to, endorsing, or otherwise supporting a candidate for a voter-nominated office. A political party may 324 establish any process for selecting candidates to endorse or support. 325 326

§ 24.2-507.4. Ballots for voter-nominated primary election.

327 A. Only a person meeting all the qualifications and fulfilling all the requirements of a candidate shall have his name printed on the ballot provided for the voter-nominated primary election. No person 328 329 shall have his name printed on the ballot for more than one office at any one voter-nominated primary election. However, a candidate for federal or statewide office may have his name printed on the ballot 330 331 for two offices at a voter-nominated primary election.

332 B. The voter-nominated primary ballots shall be composed, arranged, printed, delivered, and 333 provided in the same manner as the general election ballots. The names of the candidates for various 334 offices shall appear on the ballot in an order determined by the priority of the time of filing for the 335 office. In the event that two or more candidates file simultaneously, the order of filing shall then be 336 determined by lot by the electoral board or the State Board, as in the case of a tie vote for the office. 337 No write-in shall be permitted on ballots in voter-nominated primary elections. Each candidate shall be 338 identified by his political party preference selected when filing his declaration of candidacy pursuant to 339 § 24.2-507.2. A candidate who did not select a political party preference or indicated that he did not have a political party preference shall be identified by the words "No Party Preference." 340

§ 24.2-507.5. Conduct of voter-nominated primary election.

342 A. All persons qualified to vote, pursuant to §§ 24.2-400 through 24.2-403, may vote in the 343 voter-nominated primary election.

344 B. Any person voting in a voter-nominated primary election may cast his vote for only one candidate 345 for any voter-nominated office. The four candidates for a voter-nominated office who receive the highest 346 numbers of votes cast for that office shall be deemed to be the candidates for that office at the general 347 election.

348 C. As soon as the electoral board determines the four candidates who have received the highest 349 numbers of votes cast for that office, the secretary of the electoral board shall immediately make out 350 abstracts and certificates of the votes cast as provided in § 24.2-675 and forward certified copies 351 thereof to the State Board. 352

§ 24.2-508. Powers of political parties in general.

353 Each political party shall have the power to (i) make its own rules and regulations, (ii) call 354 conventions to proclaim a platform, ratify a nomination, or for any other purpose, (iii) provide for the nomination of its candidates, including the nomination of its candidates for office in case of any 355 356 vacancy, (iv) provide for the nomination and election of its state, county, city, and district committees, 357 and (v) perform all other functions inherent in political party organizations.

358 The provisions of this section regarding the nomination of candidates do not apply to candidates for 359 voter-nominated offices. 360

§ 24.2-509. Party to determine method of nominating its candidates for office; exceptions.

361 A. The duly constituted authorities of the state political party shall have the right to determine the method by which a party nomination for a member of the United States Senate or for any statewide 362 office shall be made. The duly constituted authorities of the political party for the district, county, city, 363 or town in which any other office is to be filled shall have the right to determine the method by which 364 365 a party nomination for that office shall be made.

366 B. Notwithstanding subsection A, the following provisions shall apply to the determination of the

HB360

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367 method of making party nominations. A party shall nominate its candidate for election for a General 368 Assembly district where there is only one incumbent of that party for the district by the method 369 designated by that incumbent, or absent any designation by him by the method of nomination 370 determined by the party. A party shall nominate its candidates for election for a General Assembly 371 district where there is more than one incumbent of that party for the district by a primary unless all the 372 incumbents consent to a different method of nomination. A party, whose candidate at the immediately 373 preceding election for a particular office other than the General Assembly (i) was nominated by a 374 primary or filed for a primary but was not opposed and (ii) was elected at the general election, shall 375 nominate a candidate for the next election for that office by a primary unless all incumbents of that 376 party for that office consent to a different method.

377 When, under any of the foregoing provisions, no incumbents offer as candidates for reelection to the 378 same office, the method of nomination shall be determined by the political party.

379 For the purposes of this subsection, any officeholder who offers for reelection to the same office 380 shall be deemed an incumbent notwithstanding that the district which he represents differs in part from 381 that for which he offers for election. 382

§ 24.2-510. Deadlines for parties to nominate by methods other than primary.

383 For any office, *except voter-nominated offices*, nominations by political parties by methods other than 384 a primary shall be made and completed in the manner prescribed by law according to the following 385 schedule:

386 1. For a general election in November, by 7:00 p.m. on the second Tuesday in June;

387 2. For a general election in May, by 7:00 p.m. on the first Tuesday in March;

388 3. For a special election held at the same time as a November general election, either (i) at least 81 389 days before the election or (ii) if the special election is held at the second November election after the 390 vacancy occurred, by 7:00 p.m. on the second Tuesday in June before that November election;

391 4. For a special election held at the same time as a May general election, by 7:00 p.m. on the first 392 Tuesday in March; or

393 5. For a special election held at a time other than a general election, (i) at least 60 days before the election or (ii) within five days of any writ of election or order calling a special election to be held less 394 395 than 60 days after the issuance of the writ or order.

396 In the case of all general elections a party shall nominate its candidate for any office by a 397 nonprimary method only within the 47 days immediately preceding the primary date established for 398 nominating candidates for the office in question. This limitation shall have no effect, however, on 399 nominations for special elections or pursuant to § 24.2-539.

400 § 24.2-511. Party chairman or official to certify candidates to State Board and general 401 registrars; failure to certify.

402 A. The state, district, or other appropriate party chairman shall certify the name of any candidate 403 who has been nominated by his party by a method other than a primary for any office to be elected by 404 the qualified voters of (i) the Commonwealth at large, (ii) a congressional district or a General 405 Assembly district, or (iii) political subdivisions jointly electing a shared constitutional officer, along with the date of the nomination of the candidate, to the State Board not later than five days after the last day 406 407 for nominations to be made. The State Board shall notify the general registrars of the names of the 408 candidates to appear on the ballot for such offices.

409 B. The party chairman of the district or political subdivision in which any other office, except a 410 *voter-nominated office*, is to be filled shall certify the name of any candidate for that office who has 411 been nominated by his party by a method other than a primary to the State Board and to the general registrars of the cities and counties in which the name of the candidate will appear on the ballot not 412 413 later than five days after the last day for nominations to be made. Should the party chairman fail to 414 make such certification, the State Board shall declare that the candidate is the nominee of the particular 415 party and direct that his name be treated as if certified by the party chairman.

Č. In the case of a nomination for any office to be filled by a special election, the party chairman 416 417 shall certify the name of any candidate (i) by the deadline to nominate the candidate or (ii) not later 418 than five days after the deadline if it is a special election held at the second November election after the 419 vacancy occurred.

420 D. No further notice of candidacy or petition shall be required of a candidate once the party 421 chairman has certified his name to the State Board.

422 E. In no case shall the individual who is a candidate for an office be the person who certifies the 423 name of the party candidate for that same office. In such case the party shall designate an alternate 424 official to certify its candidate. 425

§ 24.2-512. Primaries to be conducted in accordance with article.

426 A primary when held shall be conducted in all respects under the provisions of this article. All 427 references in this chapter to primaries shall be deemed to mean those elections held for the purpose of

428 nominating candidates as authorized by this article. Unless provided otherwise, the provisions of this 429 chapter shall not apply to voter-nominated primary elections.

430 § 24.2-513. Provisions as to general elections applicable.

431 All the provisions and requirements of the laws of this Commonwealth in relation to the holding of 432 elections shall apply to all primaries, *including voter-nominated primary elections*, insofar as they are 433 consistent with this article.

§ 24.2-514. To what nominations this article applies.

435 This article shall apply to the nomination of candidates for offices by a direct primary held on the 436 regular dates established in § 24.2-515 for the conduct of primaries, and to no other nominations.

437 A primary is not authorized under this article to nominate (i) presidential electors, nor to nominate (ii) candidates for voter-nominated offices, or (iii) candidates to fill vacancies unless the candidates for 438 439 nomination to fill vacancies are to be voted for on the regular date set by this article for primaries. 440

§ 24.2-515. Presidential election year primaries.

Primaries for the nomination of candidates for offices, including voter-nominated offices, to be voted 441 442 on at the general election date in November shall be held on the second Tuesday in June next preceding 443 such election, except that beginning with the year 2012 and in presidential election years thereafter, 444 primaries to choose among presidential candidates may be held as provided in Article 7 (§ 24.2-544 et seq.). Primaries for the nomination of candidates for offices to be voted on at the general election date 445 446 in May shall be held on the first Tuesday in March next preceding such election. 447

§ 24.2-517. State Board to order election.

448 The State Board shall order the holding of a primary election in any county, city, or other district of 449 the Commonwealth in which it is notified pursuant to § 24.2-516 that a primary is intended to be held. The State Board shall order the holding of a voter-nominated primary election in every county, city, or 450 other district of the Commonwealth. The notice ordering the primary or the voter-nominated primary election shall be sent to the secretary of the electoral board. Within five days of the issuance of the 451 452 453 order by the State Board, each secretary shall post a copy of the notice on the official website of the 454 county or city, post copies of the notice at not less than 10 public places in the county or city, or have 455 notice of the election published at least once in a newspaper of general circulation in the county or city. 456

§ 24.2-520. Declaration of candidacy required.

A candidate for nomination by primary for any office, except a voter-nominated office, shall be 457 458 required to file a written declaration of candidacy on a form prescribed by the State Board. The 459 declaration shall include the name of the political party of which the candidate is a member, a 460 designation of the office for which he is a candidate, and a statement that, if defeated in the primary, his 461 name is not to be printed on the ballots for that office in the succeeding general election. The 462 declaration shall be acknowledged before some officer who has the authority to take acknowledgments 463 to deeds, or attested by two witnesses who are qualified voters of the election district.

464 A candidate for nomination by a voter-nominated primary election for any voter-nominated office shall be required to file a written declaration of candidacy pursuant to § 24.2-507.2. 465 466

§ 24.2-521. Petition required to accompany declaration; number of signatures required.

467 A candidate for nomination by primary for any office shall be required to file with his declaration of 468 candidacy a petition for his name to be printed on the official primary ballot, on a form prescribed by 469 the State Board, signed by the number of qualified voters specified in this section after January 1 of the 470 year in which the election is held or before or after said date in the case of a March primary, and listing the residence address of each such voter. Each signature on the petition shall have been witnessed by a 471 472 person who is himself a legal resident of the Commonwealth and who is not a minor or a felon whose 473 voting rights have not been restored and whose affidavit to that effect appears on each page of the 474 petition.

475 Each voter signing the petition may provide on the petition the last four digits of his social security 476 number, if any; however, noncompliance with this requirement shall not be cause to invalidate the 477 voter's signature on the petition.

478 The minimum number of signatures of qualified voters required for primary candidate petitions shall 479 be as follows:

480 1. For a candidate for the United States Senate, Governor, Lieutenant Governor, or Attorney General, 481 10,000 signatures, including the signatures of at least 400 qualified voters from each congressional 482 district in the Commonwealth:

483 2. For a candidate for the United States House of Representatives, 1,000 signatures;

484 3. For a candidate for the Senate of Virginia, 250 signatures;

485 4. For a candidate for the House of Delegates or for a constitutional office, 125 signatures;

486 5.2. For a candidate for membership on the governing body of any county or city, 125 signatures; 487 or if from an election district not at large containing 1,000 or fewer registered voters, 50 signatures;

488 6. 3. For a candidate for membership on the governing body of any town that has more than 3,500 registered voters, 125 signatures; or if from a ward or other district not at large, 25 signatures; 489

9 of 27

490 7. 4. For a candidate for membership on the governing body of any town that has at least 1,500 but 491 not more than 3,500 registered voters, 50 signatures; or if from a ward or other district not at large, 25 492 signatures;

493 8. 5. For a candidate for membership on the governing body of any town that has fewer than 1,500 494 registered voters, no petition shall be required; and

495 9. 6. For any other candidate, 50 signatures.

496 A candidate for nomination by a voter-nominated primary election for any voter-nominated office 497 shall be required to file a petition pursuant to § 24.2-507.2.

498 § 24.2-527. Chairman or official to furnish State Board and general registrars with names of 499 candidates and certify petition signature requirements met.

500 A. It shall be the duty of the chairman or chairmen of the several committees of the respective 501 parties to furnish the name of any candidate for nomination for any office to be elected by the qualified 502 voters of the Commonwealth at large or of a congressional district or of a General Assembly district, 503 other than a voter-nominated office, to the State Board, and to furnish the name of any candidate for 504 any other office to the State Board and to the general registrars charged with the duty of preparing and 505 printing the primary ballots. In furnishing the name of any such candidate, the chairman shall certify 506 that a review of the filed candidate petitions found the required minimum number of signatures of 507 qualified voters for that office to have been met. The chairman shall also certify the order and date and 508 time of filing for purposes of printing the ballots as prescribed in § $24.2-529_{\overline{2}}$ provided that the State 509 Board shall determine the order and date and time of filing for candidates for United States Senator, 510 Governor, Lieutenant Governor, and Attorney General for such purposes. Each chairman shall comply 511 with the provisions of this section not less than 70 days before the primary.

512 B. In no case shall the individual who is a candidate for an office be the person who certifies the 513 names of candidates for a primary for that same office. In such case the party shall designate an 514 alternate official to certify the candidates. 515

§ 24.2-530. Who may vote in primary.

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516 All persons qualified to vote, pursuant to §§ 24.2-400 through 24.2-403, may vote at the primary, 517 including a voter-nominated primary election. No person shall vote for the candidates of more than one 518 party, except persons may vote for candidates of more than one party at a voter-nominated primary 519 election.

§ 24.2-532. Abstracts of votes; law-enforcement officer to obtain returns not forwarded.

521 As soon as the electoral board shall determine the persons who have received the highest number of 522 votes for nomination to any such office, or in the case of a voter-nominated office, the four persons who 523 have received the highest numbers of votes for nomination, the secretary of the board shall immediately 524 make out abstracts and certificates of the votes cast as provided in § 24.2-675 and forward certified 525 copies thereof to the State Board. The secretary in addition shall place certified copies thereof in an envelope and forward them in person or by certified mail (i) for members of the House of 526 527 Representatives of the United States, to the chairman of the congressional district committee, (ii) for 528 members of the General Assembly, to the chairman of the Senate or House of Delegates district 529 committee, and (iii) for county and city and district officers, to the chairman of the county or city. 530 "Chairman" means the chairman of the political party under whose auspices the primary is held.

531 If the abstract of votes shall not have been received by the State Board from any county or city 532 within six days after any state primary election, the Board shall dispatch a law-enforcement officer to 533 obtain them as provided in § 24.2-678. 534

§ 24.2-534. Returns tabulated by State Board; when nominee declared.

535 As soon as possible after receipt of the certified abstract and not later than fourteen 14 days after the 536 day of the election, the State Board shall open and tabulate the returns. Upon completion of the 537 tabulation the Board shall declare the nominee in the manner and form as it does in general elections.

538 The provisions of this section shall apply to voter-nominated primary elections.

539 § 24.2-535. Vote required to nominate.

540 Any candidate for party nomination to any office, except a voter-nominated office, who receives a 541 plurality of the votes cast by his party shall be the nominee of his party for that office and his name 542 shall be printed on the official ballots used in the election for which the primary was held.

543 The four candidates nominated for a voter-nominated office who receive the highest numbers of votes 544 cast at the voter-nominated primary election for that office shall be the nominees for that office at the 545 general election. The names of the candidates and the political party preference selected when filing the 546 declaration of candidacy pursuant to § 24.2-507.2 shall be printed on the official ballots used in the 547 election for which the voter-nominated primary election was held. 548

§ 24.2-603.1. Postponement of certain elections; state of emergency.

549 For purposes of this section, "election" means (i) any local or state referendum, (ii) any primary, voter-nominated primary, special, or general election for local or state office except a general election 550

HB360

10 of 27

551 for Governor, Lieutenant Governor, Attorney General and the General Assembly, (iii) any primary for 552 federal office including any primary for the nomination of candidates for the office of President of the United States, or (iv) any federal special election to fill a vacancy in the United States Senate or the 553 554 United States House of Representatives. In the event of a state of emergency declared by the Governor 555 pursuant to Chapter 3.2 (§ 44-146.13 et seq.) of Title 44 or declared by the President of the United 556 States or the governor of another state pursuant to law and confirmed by the Governor by an executive 557 order, the Governor may postpone an election by executive order in areas affected by the emergency to a date, notwithstanding the provisions of § 24.2-682, not to exceed 14 days from the original date of the 558 559 election.

560 If a local governing body determines that a longer postponement is required, it may petition a three-judge panel of the Virginia Supreme Court, to include the Chief Justice as the presiding Justice, 561 for an extension. The Chief Justice shall choose the other two Justices by lot. The Court may postpone 562 563 the election to a date it deems appropriate, notwithstanding the provisions of § 24.2-682, not to exceed 564 30 days from the original date of the election.

Only those persons duly registered to vote as of the original date of the election shall be entitled to 565 566 vote in the rescheduled election.

567 If, as a direct result of the emergency, any ballots already cast at the polling places or equipment on 568 which ballots have been cast, or any voted absentee ballots already received by the appropriate election 569 officials or any equipment on which absentee ballots have already been cast have been destroyed or 570 otherwise damaged so that such ballots cannot be counted manually or by a voting system, the Governor 571 (i) shall specify that such ballots or votes previously cast by machinery or paper need to be recast on or 572 by the rescheduled election date so that they may be counted and (ii) shall direct the appropriate election 573 officials to immediately send replacement absentee ballots to all absentee voters whose voted ballots are known to have been so destroyed or damaged. Such instructions may be issued by executive order 574 575 separately from the executive order postponing the election. Any absentee ballots duly cast and received by the rescheduled election date and able to be counted shall be valid and counted when determining the 576 577 results of the rescheduled election; however, if more than one absentee ballot is received from any voter, 578 only the first absentee ballot received and able to be counted shall be counted. Any person who was 579 duly registered to vote as of the original date of the election, and who has not voted, or who is 580 permitted to recast their ballot due to the emergency, may vote by absentee ballot in accordance with 581 the provisions of Chapter 7 (§ 24.2-700 et seq.) in the rescheduled election. Official ballots shall not be invalidated on the basis that they contain the original election date. 582

583 If the postponement of the election is ordered after voting at the polls on the original election date **584** has already commenced, all qualified voters in a precinct in which any voted ballots, voting equipment 585 containing voted ballots or pollbooks recording who has already voted in that precinct have been 586 destroyed or damaged as a direct result of the emergency, so that the votes cannot be counted or it 587 cannot be determined who has already voted, shall be allowed to vote in the rescheduled election, and 588 no votes cast at the polls on the original election date shall be counted. If the postponement of the 589 election is ordered after voting at the polls on the original election date has already commenced and no 590 ballots cast at the polls, voting equipment containing voted ballots, or pollbooks recording who has 591 already voted in that election in that precinct have been destroyed or damaged as a direct result of the 592 emergency, only qualified voters who had not yet voted shall be eligible to vote on the rescheduled 593 election day and all votes cast on the original and postponed election dates shall be counted at the close 594 of the polls on the rescheduled election day.

595 The provisions of § 24.2-663 requiring the voiding of all ballots received from any voter who votes 596 more than once in the same election shall not apply to ballots otherwise lawfully cast or recast pursuant 597 to this section; however, no more than one ballot may be counted from any voter in the same election. If one ballot has already been counted, any additional ballots from the same voter shall be void and **598** shall not be counted. The provisions of § 24.2-1004 or any other law prohibiting any voter from voting 599 600 more than once in the same election, or any oath attesting to the same, shall not apply to ballots 601 otherwise lawfully cast or recast pursuant to this section.

602 No results shall be tallied or votes counted in any postponed election before the closing of the polls 603 on the rescheduled election date. Officers of election in unaffected areas shall count and report the **604** results for the postponed election after the close of the polls on the rescheduled election date. The 605 counting may take place at the precinct or another location determined by the local electoral board. 606

The State Board shall prescribe appropriate procedures to implement this section.

607 § 24.2-604. Prohibited activities at polls; notice of prohibited area; electioneering; presence of 608 representatives of parties or candidates; simulated elections; observers; news media; penalties.

609 A. During the times the polls are open and ballots are being counted, it shall be unlawful for any person (i) to loiter or congregate within 40 feet of any entrance of any polling place; (ii) within such 610 distance to give, tender, or exhibit any ballot, ticket, or other campaign material to any person or to 611 612 solicit or in any manner attempt to influence any person in casting his vote; or (iii) to hinder or delay a 613 qualified voter in entering or leaving a polling place.

614 B. Prior to opening the polls, the officers of election shall post, in the area within 40 feet of any 615 entrance to the polling place, sufficient notices which state "Prohibited Area" in two-inch type. The 616 notices shall also state the provisions of this section in not less than 24-point type. The officers of 617 election shall post the notices within the prohibited area to be visible to voters and the public.

618 C. The officers of election shall permit one authorized representative of each political party or 619 independent candidate in a general or special election, or one authorized representative of each candidate 620 in a primary or voter-nominated primary election, to remain in the room in which the election is being 621 conducted at all times. A representative may serve part of the day and be replaced by successive representatives. The officers of election shall have discretion to permit up to three authorized 622 623 representatives of each political party or independent candidate in a general or special election, or up to 624 three authorized representatives of each candidate in a primary or voter-nominated primary election, to remain in the room in which the election is being conducted. The officers shall permit one such 625 626 representative for each pollbook station. However, no more than one such representative for each 627 pollbook station or three representatives of any political party or independent candidate, whichever 628 number is larger, shall be permitted in the room at any one time. Each authorized representative shall be 629 a qualified voter of any jurisdiction of the Commonwealth. Each representative shall present to the 630 officers of election a written statement designating him to be a representative of the party or candidate 631 and signed by the county or city chairman of his political party, the independent candidate, or the 632 primary or voter-nominated primary candidate, as appropriate. If the county or city chairman is 633 unavailable to sign such a written designation, such a designation may be made by the state or district 634 chairman of the political party. However, no written designation made by a state or district chairman 635 shall take precedence over a written designation made by the county or city chairman. Such statement, 636 bearing the chairman's or candidate's original signature, may be photocopied, and such photocopy shall be as valid as if the copy had been signed. No candidate whose name is printed on the ballot shall serve 637 as a representative of a party or candidate for purposes of this section. Authorized representatives shall 638 639 be allowed, whether in a regular polling place or central absentee voter precinct, to be close enough to 640 the voter check-in table to be able to hear and see what is occurring; however, such observation shall 641 not violate the secret vote provision of Article II, Section 3 of the Constitution of Virginia or otherwise 642 interfere with the orderly process of the election. Any representative who complains to the chief officer 643 of election that he is unable to hear or see the process may accept the chief officer's decision or, if **644** dissatisfied, he may immediately appeal the decision to the local electoral board or general registrar. 645 Authorized representatives shall be allowed, whether in a regular polling place or central absentee voter 646 precinct, to use a handheld wireless communications device, but shall not be allowed to use such a 647 device to capture a digital image inside the polling place or central absentee voter precinct. The officers 648 of election may prohibit the use of cellular telephones or other handheld wireless communications 649 devices if such use will result in a violation of subsection A or D or § 24.2-607. Authorized 650 representatives shall not be allowed in any case to provide assistance to any voter as permitted under § 651 24.2-649 or to wear any indication that they are authorized to assist voters either inside the polling place 652 or within 40 feet of any entrance to the polling place.

D. It shall be unlawful for any authorized representative, voter, or any other person in the room to (i)
hinder or delay a qualified voter; (ii) give, tender, or exhibit any ballot, ticket, or other campaign
material to any person; (iii) solicit or in any manner attempt to influence any person in casting his vote;
(iv) hinder or delay any officer of election; (v) be in a position to see the marked ballot of any other
voter; or (vi) otherwise impede the orderly conduct of the election.

658 E. The officers of election may require any person who is found by a majority of the officers present659 to be in violation of this section to remain outside of the prohibited area. Any person violating660 subsection A or D is guilty of a Class 1 misdemeanor.

F. This section shall not be construed to prohibit a candidate from entering any polling place on the
day of the election to vote, or to visit a polling place for no longer than 10 minutes per polling place
per election day, provided that he complies with the restrictions stated in subsections A, D, and J.

664 G. This section shall not be construed to prohibit a minor from entering a polling place on the day 665 of the election to vote in a simulated election at that polling place, provided that the local electoral 666 board or general registrar has determined that such polling place can accommodate simulated election 667 activities without interference or substantial delay in the orderly conduct of the official voting process. 668 Persons supervising or working in a simulated election in which minors vote may remain within such 669 polling place. The local electoral board or general registrar and the chief officer for the polling place 670 shall exercise authority over, but shall have no responsibility for the administration of, simulated election 671 related activities at the polling place.

H. A local electoral board or general registrar may authorize in writing the presence of additionalneutral observers as may be deemed appropriate, except as otherwise prohibited or limited by this

674 section. Such observers shall comply with the restrictions in subsections A and D and shall not be 675 allowed in any case to provide assistance to any voter as permitted under § 24.2-649 or to wear any indication that they are authorized to assist voters either inside the polling place or within 40 feet of any 676 677 entrance to the polling place.

678 I. The officers of election shall permit representatives of the news media to visit and film or 679 photograph inside the polling place for a reasonable and limited period of time while the polls are open. 680 However, the media (i) shall comply with the restrictions in subsections A and D; (ii) shall not film or 681 photograph any person who specifically asks the media representative at that time that he not be filmed 682 or photographed; (iii) shall not film or photograph the voter or the ballot in such a way that divulges how any individual voter is voting; and (iv) shall not film or photograph the voter list or any other voter 683 record or material at the precinct in such a way that it divulges the name or other information concerning any individual voter. Any interviews with voters, candidates or other persons, live **684 685** 686 broadcasts, or taping of reporters' remarks, shall be conducted outside of the polling place and the 687 prohibited area. The officers of election may require any person who is found by a majority of the officers present to be in violation of this subsection to leave the polling place and the prohibited area. 688

689 J. The provisions of subsections A and D shall not be construed to prohibit a person who approaches 690 or enters the polling place for the purpose of voting from wearing a shirt, hat, or other apparel on which **691** a candidate's name or a political slogan appears or from having a sticker or button attached to his 692 apparel on which a candidate's name or a political slogan appears. This exemption shall not apply to 693 candidates, representatives of candidates, or any other person who approaches or enters the polling place 694 for any purpose other than voting. 695

§ 24.2-612.1. Ballots; death, withdrawal, or disqualification of candidates.

696 In the case of the death, withdrawal, or disgualification of any candidate, other than a party nominee, who has qualified to have his name printed on the ballot for any election other than a presidential or, 697 698 primary, or voter-nominated primary election, the Department of Elections shall take into account the 699 time available before the election and the status of the ballots for the election and shall have authority to 700 direct the electoral boards on how to proceed to print the ballot without the candidate's name, correct the 701 ballot to delete the candidate's name, or provide notice to voters of the death, withdrawal, or 702 disgualification of the candidate. If ballots are not corrected to delete the candidate's name, the general 703 registrar shall provide a list of candidates who have withdrawn to be posted in each polling place and to 704 be available to the public. If election information is posted on the official website for the county or city, 705 notice of the candidate's withdrawal shall also be posted on that website.

706 The Department shall have like authority in the case of the death, withdrawal, or disqualification of a 707 party nominee subject to the provisions of Article 5 (§ 24.2-539 et seq.) of Chapter 5. 708

§ 24.2-613. Form of ballot.

709 A. The ballots shall comply with the requirements of this title and the standards prescribed by the 710 State Board. The names of all candidates to appear on the ballots shall be in the same font, size, and 711 style.

712 B. For elections for federal, statewide, and General Assembly offices only, each candidate who has 713 been nominated by a political party or in a primary or voter-nominated primary election shall be 714 identified by the name of his political party or, in the case of candidates nominated at a voter-nominated primary election, the name of the political party he selected when filing his declaration 715 716 of candidacy pursuant to § 24.2-507.2. Independent candidates shall be identified by the term "Independent." Candidates for a voter-nominated office who did not identify a political party preference 717 or selected no party preference shall be identified by the phrase "No Party Preference." For the purpose 718 of this section, any Independent candidate may, by producing sufficient and appropriate evidence of nomination by a "recognized political party" to the State Board, have the term "Independent" on the ballot converted to that of a "recognized political party" on the ballot and be treated on the ballot in a 719 720 721 722 manner consistent with the candidates nominated by political parties. For the purpose of this section, a 723 "recognized political party" is defined as an organization that, for at least six months preceding the filing 724 of its nominee for the office, has had in continual existence a state central committee composed of 725 registered voters residing in each congressional district of the Commonwealth, a party plan and bylaws, 726 and a duly elected state chairman and secretary. A letter from the state chairman of a recognized political party certifying that a candidate is the nominee of that party and also signed by such candidate 727 728 accepting that nomination shall constitute sufficient and appropriate evidence of nomination by a 729 recognized political party. The name of the political party, the name of the "recognized political party," 730 or term "Independent" may be shown by an initial or abbreviation to meet ballot requirements.

C. Except as provided for primary elections and elections for voter-nominated offices, the State 731 Board shall determine by lot the order of the political parties, and the names of all candidates for a 732 733 particular office shall appear together in the order determined for their parties. In an election for a 734 voter-nominated office, the State Board shall determine by lot the order of the candidates, and the names of all candidates for that office shall be listed in that order, regardless of political party 735

13 of 27

736 *affiliation.* In an election district in which more than one person is nominated by one political party for 737 the same office, the candidates' names shall appear alphabetically in their party groups under the name 738 of the office, with sufficient space between party groups to indicate them as such. For the purpose of 739 this section, except as provided for presidential elections in § 24.2-614, "recognized political parties" 740 shall be treated as a class; the order of the recognized political parties within the class shall be 741 determined by lot by the State Board; and the class shall follow the political parties as defined by 742 § 24.2-101 and precede the independent class. Independent candidates shall be treated as a class under "Independent", and their names shall be placed on the ballot after the political parties and recognized 743 744 political parties. Where there is more than one independent candidate for an office, their names shall 745 appear on the ballot in an order determined by the priority of time of filing for the office. In the event two or more candidates file simultaneously, the order of filing shall then be determined by lot by the 746 747 electoral board as in the case of a tie vote for the office.

For the purposes of this subsection, "time of filing for the office" means the time at which an 748 749 independent candidate has filed his petition signature pages with a number of signatures at least equal to 750 the number required for the office pursuant to § 24.2-506. In the case of an office for which no petition is required, "time of filing for the office" means the time at which the candidate has filed his completed 751 752 statement of qualification pursuant to § 24.2-501. 753

No individual's name shall appear on the ballot more than once for the same office.

754 D. On any ballot, all offices to be elected shall appear before any questions presented to the voters.

755 E. In preparing the printed ballots for general, special, and primary, and voter-nominated primary 756 elections, the State Board and general registrars shall cause to be printed in not less than 10-point type, 757 immediately below the title of any office, a statement of the number of candidates for whom votes may 758 be cast for that office. For any office to which only one candidate can be elected, the following language shall be used: "Vote for only one." For any office to which more than one candidate can be elected, the following language shall be used: "Vote for not more than _____." 759 760

761 F. Any locality that uses machine-readable ballots at one or more precincts, including any central absentee precinct, may, with the approval of the State Board, use a printed reproduction of the 762 machine-readable ballot in lieu of the official machine-readable ballot. Such reproductions shall be 763 764 printed and otherwise handled in accordance with all laws and procedures that apply to official paper 765 ballots.

766 § 24.2-627. (Effective until July 1, 2020) Electronic voting or counting machines; number 767 required.

768 A. The governing body of any county or city that adopts for use at elections direct recording 769 electronic machines shall provide for each precinct at least the following number of voting machines:

770 In each precinct having not more than 750 registered voters, 1;

771 In each precinct having more than 750 but not more than 1,500 registered voters, 2;

772 In each precinct having more than 1,500 but not more than 2,250 registered voters, 3;

In each precinct having more than 2,250 but not more than 3,000 registered voters, 4; 773

774 In each precinct having more than 3,000 but not more than 3,750 registered voters, 5;

775 In each precinct having more than 3,750 but not more than 4,500 registered voters, 6;

776 In each precinct having more than 4,500 but not more than 5,000 registered voters, 7.

777 B. The governing body of any county or city that adopts for use at elections ballot scanner machines 778 shall provide for each precinct at least one voting booth with a marking device for each 425 registered 779 voters or portion thereof and shall provide for each precinct at least one scanner. However, each precinct 780 having more than 4,000 registered voters shall be provided with not less than two scanners at a 781 presidential election, unless the governing body, in consultation with the general registrar and the 782 electoral board, determines that a second scanner is not necessary at any such precinct on the basis of 783 voter turnout and the average wait time for voters in previous presidential elections.

784 C. The local electoral board of any county or city shall be authorized to conduct any May general 785 election, primary election, voter-nominated primary election, or special election held on a date other than 786 a November general election with the number of voting or counting machines determined by the board 787 and the general registrar to be appropriate for each precinct, notwithstanding the provisions of 788 subsections A and B.

789 D. For purposes of applying this section, a general registrar may exclude persons voting absentee in 790 his calculations, and if he does so shall send to the Department a statement of the number of voting 791 systems to be used in each precinct. If the State Board finds that the number of voting systems is not 792 sufficient, it may direct the general registrar to use more voting systems.

793 § 24.2-627. (Effective July 1, 2020) Electronic voting systems; number required.

794 A. The governing body of any county or city that adopts for use at elections ballot scanner machines 795 shall provide for each precinct at least one voting booth with a marking device for each 425 registered 796 voters or portion thereof and shall provide for each precinct at least one scanner. However, each precinct 797 having more than 4,000 registered voters shall be provided with not less than two scanners at a 798 presidential election, unless the governing body, in consultation with the general registrar and the 799 electoral board, determines that a second scanner is not necessary at any such precinct on the basis of 800 voter turnout and the average wait time for voters in previous presidential elections.

801 B. The local electoral board of any county or city shall be authorized to conduct any May general 802 election, primary election, voter-nominated primary election, or special election held on a date other than 803 a November general election with the number of voting systems determined by the board and the 804 general registrar to be appropriate for each precinct, notwithstanding the provisions of subsection A.

805 C. For purposes of applying this section, a general registrar may exclude persons voting absentee in 806 his calculations, and if he does so shall send to the Department a statement of the number of voting 807 systems to be used in each precinct. If the State Board finds that the number of voting systems is not sufficient, it may direct the general registrar to use more voting systems. 808 809

§ 24.2-633. Notice of final testing of voting system; sealing equipment.

Before the final testing of voting or counting machines for any election, the general registrar shall 810 mail written notice (i) to the chairman of the local committee of each political party, or (ii) in a primary 811 812 election, to the chairman of the local committee of the political party holding the primary, or (iii) in a 813 voter-nominated primary election, to the candidates, or (iv) in a city or town council election in which no candidate is a party nominee and which is held when no other election having party nominees is 814 815 being conducted, to the candidates.

816 The notice shall state the time and place where the machine will be tested and state that the political 817 party or candidate receiving the notice may have one representative present while the equipment is 818 tested.

819 At the time stated in the notice, the representatives, if present, shall be afforded an opportunity to see that the equipment is in proper condition for use at the election. When a machine has been so examined 820 821 by the representatives, it shall be sealed with a numbered seal in their presence, or if the machine 822 cannot be sealed with a numbered seal, it shall be locked with a key. The representatives shall certify 823 for each machine the number registered on the protective counter and the number on the seal. When no 824 party or candidate representative is present, the custodian shall seal the machine as prescribed in this 825 section in the presence of a member of the electoral board, the general registrar, or a designee of the 826 electoral board or general registrar. 827

§ 24.2-639. (Effective until July 1, 2020) Duties of officers of election.

828 The officers of election of each precinct at which voting or counting machines are used shall meet at 829 the polling place by 5:15 a.m. on the day of the election and arrange the equipment, furniture, and other 830 materials for the conduct of the election. The officers of election shall verify that all required equipment, 831 ballots, and other materials have been delivered to them for the election. The officers shall post at least 832 two instruction cards for direct recording electronic machines conspicuously within the polling place.

833 The keys to the equipment and any electronic activation devices that are required for the operation of 834 electronic voting equipment shall be delivered, prior to the opening of the polls, to the officer of 835 election designated by the electoral board or general registrar in a sealed envelope on which has been written or printed the name of the precinct for which it is intended. The envelope containing the keys 836 837 and any electronic activation devices shall not be opened until all of the officers of election for the 838 precinct are present at the polling place and have examined the envelope to see that it has not been 839 opened. The equipment shall remain locked against voting until the polls are formally opened and shall 840 not be operated except by voters in voting.

841 Before opening the polls, each officer shall examine the equipment and see that no vote has been 842 cast and that the counters register zero. The officers shall conduct their examination in the presence of 843 the following party and candidate representatives: one authorized representative of each political party or 844 independent candidate in a general or special election, or one authorized representative of each candidate 845 in a primary or voter-nominated primary election, if such representatives are available. Each authorized 846 representative shall be a qualified voter of any jurisdiction of the Commonwealth. Each representative, 847 who is not himself a candidate or party chairman, shall present to the officers of election a written 848 statement designating him to be a representative of the party or candidate and signed by the county or 849 city chairman of his political party, the independent candidate, or the primary or voter-nominated 850 *primary* candidate, as appropriate. If the county or city chairman is unavailable to sign such a written 851 designation, such a designation may be made by the state or district chairman of the political party. 852 However, no written designation made by a state or district chairman shall take precedence over a 853 written designation made by the county or city chairman. Such statement, bearing the chairman's or 854 candidate's original signature, may be photocopied and such photocopy shall be as valid as if the copy 855 had been signed.

If any counter, other than a protective or private counter, on a ballot scanner or direct recording 856 857 electronic machine is found not to register zero, the officers of election shall immediately notify the 858 general registrar, who shall, if possible, substitute a machine in good working order that has been 859 prepared and tested pursuant to § 24.2-634. No ballot scanner or direct recording electronic machine 860 shall be used if any counter, other than a protective or private counter, is found not to register zero.

861 § 24.2-639. (Effective July 1, 2020) Duties of officers of election.

The officers of election of each precinct at which voting systems are used shall meet at the polling 862 863 place by 5:15 a.m. on the day of the election and arrange the equipment, furniture, and other materials 864 for the conduct of the election. The officers of election shall verify that all required equipment, ballots, 865 and other materials have been delivered to them for the election. The officers shall post at least two 866 instruction cards for direct recording electronic machines conspicuously within the polling place.

867 The keys to the equipment and any electronic activation devices that are required for the operation of 868 electronic voting equipment shall be delivered, prior to the opening of the polls, to the officer of 869 election designated by the electoral board or general registrar in a sealed envelope on which has been 870 written or printed the name of the precinct for which it is intended. The envelope containing the keys 871 and any electronic activation devices shall not be opened until all of the officers of election for the precinct are present at the polling place and have examined the envelope to see that it has not been 872 873 opened. The equipment shall remain locked against voting until the polls are formally opened and shall 874 not be operated except by voters in voting.

875 Before opening the polls, each officer shall examine the equipment and see that no vote has been 876 cast and that the counters register zero. The officers shall conduct their examination in the presence of 877 the following party and candidate representatives: one authorized representative of each political party or 878 independent candidate in a general or special election, or one authorized representative of each candidate 879 in a primary election or voter-nominated primary election, if such representatives are available. Each 880 authorized representative shall be a qualified voter of any jurisdiction of the Commonwealth. Each 881 representative, who is not himself a candidate or party chairman, shall present to the officers of election 882 a written statement designating him to be a representative of the party or candidate and signed by the county or city chairman of his political party, the independent candidate, or the primary or 883 voter-nominated primary candidate, as appropriate. If the county or city chairman is unavailable to sign 884 885 such a written designation, such a designation may be made by the state or district chairman of the 886 political party. However, no written designation made by a state or district chairman shall take 887 precedence over a written designation made by the county or city chairman. Such statement, bearing the 888 chairman's or candidate's original signature, may be photocopied and such photocopy shall be as valid as 889 if the copy had been signed.

890 If any counter, other than a protective or private counter, on a ballot scanner is found not to register 891 zero, the officers of election shall immediately notify the general registrar, who shall, if possible, 892 substitute a machine in good working order, that has been prepared and tested pursuant to § 24.2-634. 893 No ballot scanner shall be used if any counter, other than a protective or private counter, is found not to 894 register zero. 895

§ 24.2-651. Voter who is challenged; how challenge tried.

896 Any qualified voter may, and the officers of election shall, challenge the vote of any person who is 897 listed on the pollbook but is known or suspected not to be a qualified voter.

898 The individual making the challenge shall complete and sign the following statement on a form 899 provided by the State Board:

900 "I do hereby state, subject to penalties for hindering, intimidating, or interfering with a qualified 901 voter pursuant to § 24.2-607, that I am a qualified voter of this Commonwealth or an officer of election 902 and that, to the best of my knowledge, information, and belief, _ is not a qualified 903 voter of this precinct by reason of (please check each of the following reasons that is applicable):

1. The named person is not a citizen of the United States; 904

905 2. The named person is not now 18 years of age or, in the case of a primary election or 906 voter-nominated primary election, or a special election held on a date other that a general election date, 907 will not reach the age of 18 before the next general election;

908 3. The named person is not a resident of the Commonwealth (or, if he has not been a resident of the 909 Commonwealth within the preceding 30 days, he is attempting to vote for an office or issue other than 910 electors of President and Vice President of the United States);

911 4. The named person is not a resident of this precinct (or he has not been a resident of this precinct 912 since the second preceding general federal election and has not continued to be a resident of this county 913 or city and this congressional district);

914 5. The named person is not a resident of the town in the case of a town election;

915 6. The named person has been disgualified from voting by the Constitution and laws of the 916 Commonwealth and this disqualification has not been removed by proper authority;

917 7. The named person is not the identical person he represents himself to be; or

918 8. The named person has voted in this election at this or another voting place (state when and where 919 the named person previously voted in this election:)."

HB360

16 of 27

920 Upon receipt of a signed challenge from a qualified voter or officer of election, an officer of election921 shall explain to the challenged voter the qualifications of a voter and may examine him concerning his922 qualifications.

923 The officers of election are hereby authorized to administer the necessary oath or affirmation to any 924 witness brought before them to testify as to the qualifications of any person offering to vote.

925 If the person being challenged insists that he is qualified and the challenge is not withdrawn, one of 926 the officers shall give him a form containing the following statement:

927 "I do hereby state, subject to felony penalties for making false statements pursuant to § 24.2-1016, 928 that I am a citizen of the United States, that I am at least 18 years of age (or will be on the 929 _) that I am a resident of the Commonwealth of Virginia (or that _ day of I have been a resident of this Commonwealth within the preceding 30 days and am voting only for 930 electors of President and Vice President of the United States), and that, according to the best of my 931 932 knowledge, information and belief, I am not disqualified from voting by the Constitution and laws of 933 this Commonwealth; that my full name is _ _; that in such name I was duly registered as a voter of this precinct; that I am now or at some time since the last November general election have 934 935 been an actual resident of this precinct or that I have been an actual resident of this precinct at some 936 time since the second preceding general federal election and have been and continue to be a resident of 937 this county or city and this congressional district; if I am voting in a town election today, that I am 938 currently a resident of that town; that I am the identical person I represent myself to be; and that I have 939 not voted in this election at this or any voting place and will not vote in this election at any other 940 voting place."

941 If the person challenged refuses to sign the statement, he shall not be permitted to vote. If, however,942 he signs the statement, he shall be permitted to vote on the voting system in use at the precinct, unless943 he is required to cast a provisional ballot pursuant to § 24.2-651.1.

944 When the voter has signed the statement and is permitted to vote, the officers of election shall mark
945 his name on the pollbook with the first or next consecutive number from the voter count form, or shall
946 enter that the voter has voted if the pollbook is in electronic form, and shall indicate on the pollbook
947 that he has signed the required statement in accordance with the instructions of the State Board.

948 If the envelope containing a voted absentee ballot has been properly signed by the voter, such ballot shall not be subject to challenge pursuant to this section.

950 § 24.2-653. Voter whose name does not appear on pollbook or who is marked as having voted; 951 handling of provisional ballots; ballots cast after normal close of polls due to court order 952 extending polling hours.

A. When a person offers to vote pursuant to § 24.2-652 and the general registrar is not available or cannot state that the person is registered to vote, then such person shall be allowed to vote by printed ballot in the manner provided in this section. This procedure shall also apply when required by § 24.2-643 or 24.2-651.1.

957 Such person shall be given a printed ballot and provide, subject to the penalties for making false 958 statements pursuant to § 24.2-1016, on a green envelope supplied by the Department of Elections, the 959 identifying information required on the envelope, including the last four digits of his social security number, if any, full name including the maiden or any other prior legal name, date of birth, complete 960 961 address, and signature. Such person shall be asked to present one of the forms of identification specified 962 in subsection B of § 24.2-643. The officers of election shall note on the green envelope whether or not 963 the voter has presented one of the specified forms of identification. The officers of election shall enter 964 the appropriate information for the person in the precinct provisional ballots log in accordance with the 965 instructions of the State Board but shall not enter a consecutive number for the voter on the pollbook nor otherwise mark his name as having voted. The officers of election shall provide an application for 966 967 registration to the person offering to vote in the manner provided in this section.

968 The voter shall then, in the presence of an officer of election, but in a secret manner, mark the 969 printed ballot as provided in § 24.2-644 and seal it in the green envelope. The envelope containing the 970 ballot shall then promptly be placed in the ballot container by an officer of election.

971 An officer of election, by a written notice given to the voter, shall (i) inform him that a 972 determination of his right to vote shall be made by the electoral board, (ii) advise the voter of the 973 beginning time and place for the board's meeting and of the voter's right to be present at that meeting, 974 and (iii) inform a voter voting provisionally when required by § 24.2-643 that he may submit a copy of 975 one of the forms of identification specified in subsection B of § 24.2-643 to the electoral board by 976 facsimile, electronic mail, in-person submission, or timely United States Postal Service or commercial 977 mail delivery, to be received by the electoral board no later than noon on the third day after the 978 election. At the meeting, the voter may request an extension of the determination of the provisional vote 979 in order to provide information to prove that the voter is entitled to vote in the precinct pursuant to 980 § 24.2-401. The electoral board shall have the authority to grant such extensions which it deems 981 reasonable to determine the status of a provisional vote.

B. The provisional votes submitted pursuant to subsection A, in their unopened envelopes, shall be sealed in a special envelope marked "Provisional Votes," inscribed with the number of envelopes contained therein, and signed by the officers of election who counted them. All provisional votes envelopes shall be delivered either (i) to the clerk of the circuit court who shall deliver all such envelopes to the secretary of the electoral board or (ii) to the general registrar in localities in which the electoral board has directed delivery of election materials to the general registrar pursuant to § 24.2-668.

The electoral board shall meet on the day following the election and determine whether each person having submitted such a provisional vote was entitled to do so as a qualified voter in the precinct in which he offered the provisional vote. If the board is unable to determine the validity of all the provisional ballots offered in the election, or has granted any voter who has offered a provisional ballot an extension as provided in subsection A, the meeting shall stand adjourned, not to exceed seven calendar days from the date of the election, until the board has determined the validity of all provisional ballots offered in the election.

995 One authorized representative of each political party or independent candidate in a general or special 996 election or one authorized representative of each candidate in a primary or voter-nominated primary 997 election shall be permitted to remain in the room in which the determination is being made as an 998 observer so long as he does not participate in the proceedings and does not impede the orderly conduct 999 of the determination. Each authorized representative shall be a qualified voter of any jurisdiction of the 1000 Commonwealth. Each representative, who is not himself a candidate or party chairman, shall present to 1001 the electoral board a written statement designating him to be a representative of the party or candidate 1002 and signed by the county or city chairman of his political party, the independent candidate, or the 1003 primary or voter-nominated primary candidate, as appropriate. If the county or city chairman is 1004 unavailable to sign such a written designation, such a designation may be made by the state or district 1005 chairman of the political party. However, no written designation made by a state or district chairman 1006 shall take precedence over a written designation made by the county or city chairman. Such statement, 1007 bearing the chairman's or candidate's original signature, may be photocopied and such photocopy shall 1008 be as valid as if the copy had been signed.

1009 Notwithstanding the provisions of the Virginia Freedom of Information Act (§ 2.2-3700 et seq.), 1010 attendance at meetings of the electoral board to determine the validity of provisional ballots shall be 1011 permitted only for the authorized representatives provided for in this subsection, for the persons whose 1012 provisional votes are being considered and their representative or legal counsel, and for appropriate staff 1013 and legal counsel for the electoral board.

1014 If the electoral board determines that such person was not entitled to vote as a qualified voter in the 1015 precinct in which he offered the provisional vote, is unable to determine his right to vote, or has not 1016 been provided one of the forms of identification specified in subsection B of § 24.2-643, the envelope 1017 containing his ballot shall not be opened and his vote shall not be counted. The provisional vote shall be 1018 counted if (a) such person is entitled to vote in the precinct pursuant to § 24.2-401 or (b) the 1019 Department of Elections or the voter presents proof that indicates the voter submitted an application for 1020 registration to the Department of Motor Vehicles or other state-designated voter registration agency prior 1021 to the close of registration pursuant to § 24.2-416 and the registrar determines that the person was 1022 qualified for registration based upon the application for registration submitted by the person pursuant to 1023 subsection A. The general registrar shall notify in writing pursuant to § 24.2-114 those persons found 1024 not properly registered or whose provisional vote was not counted.

1025 If the electoral board determines that such person was entitled to vote, the name of the voter shall be 1026 entered in a provisional votes pollbook and marked as having voted, the envelope shall be opened, and 1027 the ballot placed in a ballot container without any inspection further than that provided for in 1028 § 24.2-646.

1029 On completion of its determination, the electoral board shall proceed to count such ballots and certify 1030 the results of its count. Its certified results shall be added to those found pursuant to § 24.2-671. No 1031 adjustment shall be made to the statement of results for the precinct in which the person offered to vote. 1032 However, any voter who cast a provisional ballot and is determined by the electoral board to have been 1033 entitled to vote shall have his name included on the list of persons who voted that is submitted to the 1034 Department of Elections pursuant to § 24.2-406.

1035 The certification of the results of the count together with all ballots and envelopes, whether open or 1036 unopened, and other related material shall be delivered by the electoral board to the clerk of the circuit 1037 court and retained by him as provided for in §§ 24.2-668 and 24.2-669.

1038 C. Whenever the polling hours are extended by an order of a court of competent jurisdiction, any 1039 ballots marked after the normal polling hours by persons who were not already in line at the time the 1040 polls would have closed, notwithstanding the court order, shall be treated as provisional ballots under 1041 this section. The officers of election shall mark the green envelope for each such provisional ballot to 1042 indicate that it was cast after normal polling hours due to the court order, and when preparing the

1096

1043 materials to deliver to the registrar or electoral board, shall separate these provisional ballots from any provisional ballots used for any other reason. The electoral board shall treat these provisional ballots as provided in subsection B; however, the counted and uncounted provisional ballots marked after the normal polling hours shall be kept separate from all other ballots and recorded in a separate provisional ballots for the ballots pollbook. The Department of Elections shall provide instructions to the electoral boards for the handling and counting of such provisional ballots pursuant to this section.

1049 § 24.2-655. Representatives of political parties and candidates to be present on request.

1050 Before proceeding to ascertain the vote, the officers of election shall determine whether no more than 1051 two representatives of each political party having candidates in the election and one representative of 1052 each independent candidate or primary *or voter-nominated primary* candidate request to be present while 1053 the absentee ballots are cast, votes are counted, and returns are completed.

1054 Each representative shall be a qualified voter of any jurisdiction in the Commonwealth and shall 1055 present to the officers of election a written statement certifying that he is an authorized representative, 1056 signed by his party chairman for the jurisdiction in which the election is held, the independent 1057 candidate, or the candidate in a primary or voter-nominated primary, as appropriate. If the party 1058 chairman for the jurisdiction in which the election is held is unavailable to sign such a written 1059 designation, such a designation may be made by the state or district chairman of the political party. 1060 However, no written designation made by a state or district chairman shall take precedence over a 1061 written designation made by the party chairman for the jurisdiction in which the election is held. Such 1062 representatives shall be entitled to be present while the votes are counted and shall remain until the 1063 returns are completed.

1064 In case such representatives, or any of them, do not request to be present, the officers shall notify the
1065 bystanders, if any, and select one or more to be present with any available representatives of the parties
1066 or candidates so that there are as many as four bystanders and representatives present.

1067 The representatives and bystanders lawfully present shall have an unobstructed view of the officers of 1068 election and their actions while the absentee ballots are cast, votes are counted, and returns are 1069 completed. The representatives and bystanders lawfully present are prohibited from interfering with the 1070 officers of election in any way.

§ 24.2-669. Clerk to keep ballots; inspection; destruction.

The clerk to whom the counted and uncounted ballots are delivered shall, without breaking the seal, 1072 1073 deposit them in a secure place in his office, where they shall be kept for the time required by this 1074 section. He shall not allow the ballots to be inspected except (i) by an authorized representative of the 1075 State Board or by the electoral board at the direction of the State Board to ensure the accuracy of the 1076 returns or the purity of the election, (ii) by the officers of election, and then only at the direction of the 1077 electoral board in accordance with § 24.2-672 when the provisions of § 24.2-662 have not been 1078 followed, (iii) on the order of a court before which there is pending a proceeding for a contest or 1079 recount under Chapter 8 (§ 24.2-800 et seq.) of this title or before whom there is then pending a 1080 proceeding in which the ballots are necessary for use in evidence, or (iv) for the purpose of conducting 1081 an audit as part of a post-election pilot program pursuant to § 24.2-671.1. In the event that ballots are 1082 inspected under clause (i), (ii), or (iv) of this paragraph, each political party and each independent 1083 candidate on the ballot, or each primary or voter-nominated primary candidate, shall be entitled to have 1084 a representative present during such inspection. The representatives and observers lawfully present shall 1085 be prohibited from interfering with the officers of election in any way. The State Board or local 1086 electoral board shall provide such parties and candidates reasonable advance notice of the inspection.

1087 After the counted ballots for a federal election have remained in the clerk's office for two years, if 1088 no election contest or other proceeding is pending in which such ballots may be needed as evidence, the 1089 clerk shall destroy such ballots. After the counted ballots for any other election have remained in the 1090 clerk's office for one year, if no election contest or other proceeding is pending in which such ballots 1091 may be needed as evidence, the clerk shall destroy such ballots. After the unused ballots have remained 1092 in the clerk's office and the time has expired for initiating a recount, contest, or other proceeding in 1093 which such ballots may be needed as evidence and no such contest or proceeding is pending, the clerk 1094 may then destroy the unused ballots other than punchcard ballots, which shall be returned to the 1095 electoral board.

§ 24.2-671. Electoral board to meet and ascertain results; conclusiveness of results.

Each electoral board shall meet at the clerk's or general registrar's office of the county or city for which they are appointed at or before 5:00 p.m. on the day after any election. The board may adjourn to another room of sufficient size in a public building to ascertain the results, and may adjourn as needed, not to exceed seven calendar days from the date of the election. Written directions to the location of any room other than the clerk's or general registrar's office where the board will meet shall be posted at the doors of the clerk's and general registrar's offices prior to the beginning of the meeting.

1103 The board shall open the returns delivered by the officers.

1104 If the electoral board has exercised the option provided by § 24.2-668 for delivery of the election

HB360

19 of 27

1105 materials to the office of the general registrar on the night of the election, the electoral board shall meet 1106 at the office of the general registrar at or before 5:00 p.m. on the day after any election.

1107 The board shall ascertain from the returns the total votes in the county or city, or town in a town 1108 election, for each candidate and for and against each question and complete the abstract of votes cast at 1109 such election, as provided for in § 24.2-675. For any office in which no person was elected by write-in 1110 votes, and for which the total number of write-in votes for that office is less than (i) 10 percent of the 1111 total number of votes cast for that office and (ii) the total number of votes cast for the candidate 1112 receiving the most votes, the electoral board shall ascertain the total votes for each write-in candidate for 1113 the office within one week following the election. For offices for which the electoral board issues the 1114 certificate of election, the result so ascertained, signed and attested, shall be conclusive and shall not 1115 thereafter be subject to challenge except as specifically provided in Chapter 8 (§ 24.2-800 et seq.) of this 1116 title.

1117 Once the result is so ascertained, the secretary of the electoral board shall deliver one copy of each 1118 statement of results to the general registrar to be available for inspection when his office is open for 1119 business. The secretary shall then return all pollbooks, any printed inspection and return sheets, and one 1120 copy of each statement of results to the clerk.

1121 Beginning with the general election in November 2007, a report of any changes made by the local 1122 electoral board to the unofficial results ascertained by the officers of election or any subsequent change 1123 to the official abstract of votes made by the local electoral board shall be forwarded to the State Board 1124 of Elections and the explanation of such change shall be posted on the State Board website.

1125 Each political party and each independent candidate on the ballot, or each primary or 1126 voter-nominated primary candidate, shall be entitled to have representatives present when the local 1127 electoral board meets to ascertain the results of the election. Each such party and candidate shall be 1128 entitled to have at least as many representatives present as there are teams of officials working to 1129 ascertain the results, and the room in which the local electoral board meets shall be of sufficient size 1130 and configuration to allow the representatives reasonable access and proximity to view the ballots as the 1131 teams of officials work to ascertain the results. The representatives and observers lawfully present shall be prohibited from interfering with the officials in any way. 1132 1133

§ 24.2-673. Candidates having highest number of votes to receive certificate of election.

1134 A. Except in the case of a recount pursuant to the provisions of Chapter 8 (§ 24.2-800 et seq.) of this 1135 title, in all elections for the choice of any officer, unless it is otherwise expressly provided, the person 1136 having the highest number of votes for any office shall be deemed to have been elected to such office 1137 and shall receive the certificate of election.

1138 B. Notwithstanding the provisions of subsection A, in a general or special election for a 1139 voter-nominated office, the person having a majority of the votes for such office, as determined pursuant 1140 to § 24.2-673.1, shall be deemed to have been elected to such office and shall receive the certificate of 1141 election. 1142

§ 24.2-673.1. Ranked choice voting; voter-nominated offices.

1143 A. General and special elections for voter-nominated offices shall be conducted by ranked choice 1144 voting. Ranked choice voting is the method of casting and tabulating votes in which (i) voters rank 1145 candidates in order of preference, (ii) tabulation proceeds in sequential rounds in which last-place 1146 candidates are defeated, and (iii) the candidate with the most votes in the final round is elected.

1147 B. The State Board shall prescribe the procedures to conduct a general or special election using 1148 ranked choice voting and to determine the winner in such an election. The Board shall prescribe 1149 standards for ballots used in such an election pursuant to § 24.2-613, notwithstanding the provisions of 1150 subsection D of § 24.2-613.

1151 C. Any tie that could affect the outcome of the election shall be resolved in accordance with § 1152 24.2-674, except that a tie in the election of the Governor, Lieutenant Governor, or Attorney General 1153 shall be resolved in accordance with the Constitution of Virginia.

1154 D. For all statutory and constitutional provisions of the Commonwealth pertaining to the rights of 1155 political parties, the number of votes cast for a party's candidate for a particular office shall be defined as the number of votes credited to that candidate after the initial round of ballot casting. 1156 1157

§ 24.2-682. Times for special elections.

1158 A. Notwithstanding any charter or special act to the contrary, the following provisions govern the 1159 times for holding special elections. Every special election shall be held on a Tuesday. No special 1160 election shall be held within the 55 days prior to a general or, primary, or voter-nominated primary 1161 election. No special election shall be held on the same day as a primary or voter-nominated primary 1162 election. A special election may be held on the same day as a general election.

1163 B. A referendum election shall be ordered at least 81 days prior to the date for which the referendum 1164 election is called.

1165 C. A special election to fill a vacancy in any constitutional office shall be held promptly and in

1166 accordance with the requirements of subsection A.

1167 § 24.2-700. (Effective for elections prior to the general election on November 3, 2020) Persons 1168 entitled to vote by absentee ballot.

1169 The following registered voters may vote by absentee ballot in accordance with the provisions of this chapter in any election in which they are qualified to vote:

1171 1. Any person who, in the regular and orderly course of his business, profession, or occupation or 1172 while on personal business or vacation, will be absent from the county or city in which he is entitled to 1173 vote;

1174 2. Any person who is (i) a member of a uniformed service, as defined in § 24.2-452, on active duty,
1175 (ii) temporarily residing outside of the United States, or (iii) the spouse or dependent residing with any
1176 person listed in clause (i) or (ii), and who will be absent on the day of the election from the county or
1177 city in which he is entitled to vote;

1178 3. Any student attending a school or institution of higher education, or his spouse, who will be absent on the day of election from the county or city in which he is entitled to vote;

4. Any duly registered person with a disability, as defined in § 24.2-101, who is unable to go in person to the polls on the day of election because of his disability, illness, or pregnancy;

5. Any person who is confined while awaiting trial or for having been convicted of a misdemeanor, provided that the trial or release date is scheduled on or after the third day preceding the election. Any person who is awaiting trial and is a resident of the county or city where he is confined shall, on his request, be taken to the polls to vote on election day if his trial date is postponed and he did not have an opportunity to vote absentee;

6. Any person who is a member of an electoral board, registrar, officer of election, or custodian of voting equipment;

1189 7. Any duly registered person who is unable to go in person to the polls on the day of the election
1190 because he is primarily and personally responsible for the care of an ill or disabled family member who
1191 is confined at home;

8. Any duly registered person who is unable to go in person to the polls on the day of the electionbecause of an obligation occasioned by his religion;

9. Any person who, in the regular and orderly course of his business, profession, or occupation, will
be at his place of work and commuting to and from his home to his place of work for 11 or more hours
of the 13 hours that the polls are open pursuant to § 24.2-603;

1197 10. Any person who is a law-enforcement officer, as defined in § 18.2-51.1; firefighter, as defined in 1198 § 65.2-102; volunteer firefighter, as defined in § 27-42; search and rescue personnel, as defined in § 18.2-51.1; or emergency medical services personnel, as defined in § 32.1-111.1;

1200 11. Any person who has been designated by a political party, independent candidate, or candidate in a primary *or a voter-nominated primary* election to be a representative of the party or candidate inside a polling place on the day of the election pursuant to subsection C of § 24.2-604 and § 24.2-639; or

1203 12. Any person granted a protective order issued by or under the authority of any court of competent 1204 jurisdiction.

1205 § 24.2-700. (Effective for elections beginning with the general election on November 3, 2020) 1206 Persons entitled to vote by absentee ballot.

1207 A. The following registered voters may vote by absentee ballot in accordance with the provisions of 1208 this chapter in any election in which they are qualified to vote:

1209 1. Any person who, in the regular and orderly course of his business, profession, or occupation or
1210 while on personal business or vacation, will be absent from the county or city in which he is entitled to
1211 vote;

1212 2. Any person who is (i) a member of a uniformed service, as defined in § 24.2-452, on active duty,
(ii) temporarily residing outside of the United States, or (iii) the spouse or dependent residing with any
1214 person listed in clause (i) or (ii), and who will be absent on the day of the election from the county or
1215 city in which he is entitled to vote;

1216 3. Any student attending a school or institution of higher education, or his spouse, who will be 1217 absent on the day of election from the county or city in which he is entitled to vote;

1218 4. Any duly registered person with a disability, as defined in § 24.2-101, who is unable to go in person to the polls on the day of election because of his disability, illness, or pregnancy;

5. Any person who is confined while awaiting trial or for having been convicted of a misdemeanor,
provided that the trial or release date is scheduled on or after the third day preceding the election. Any
person who is awaiting trial and is a resident of the county or city where he is confined shall, on his
request, be taken to the polls to vote on election day if his trial date is postponed and he did not have
an opportunity to vote absentee;

1225 6. Any person who is a member of an electoral board, registrar, officer of election, or custodian of voting equipment;

7. Any duly registered person who is unable to go in person to the polls on the day of the election

21 of 27

1228 because he is primarily and personally responsible for the care of an ill or disabled family member who 1229 is confined at home;

1230 8. Any duly registered person who is unable to go in person to the polls on the day of the election 1231 because of an obligation occasioned by his religion;

1232 9. Any person who, in the regular and orderly course of his business, profession, or occupation, will 1233 be at his place of work and commuting to and from his home to his place of work for 11 or more hours 1234 of the 13 hours that the polls are open pursuant to 24.2-603;

1235 10. Any person who is a law-enforcement officer, as defined in § 18.2-51.1; firefighter, as defined in 1236 § 65.2-102; volunteer firefighter, as defined in § 27-42; search and rescue personnel, as defined in 1237 § 18.2-51.1; or emergency medical services personnel, as defined in § 32.1-111.1;

1238 11. Any person who has been designated by a political party, independent candidate, or candidate in 1239 a primary or a voter-nominated primary election to be a representative of the party or candidate inside a 1240 polling place on the day of the election pursuant to subsection C of § 24.2-604 and § 24.2-639; or

1241 12. Any person granted a protective order issued by or under the authority of any court of competent 1242 jurisdiction.

1243 B. Any registered voter may vote by absentee ballot in person beginning on the second Saturday 1244 immediately preceding any election in which he is qualified to vote.

1245 § 24.2-701. (Effective for elections prior to the general election on November 3, 2020) 1246 Application for absentee ballot.

1247 A. The State Board shall furnish each general registrar with a sufficient number of applications for 1248 official absentee ballots. The registrars shall furnish applications to persons requesting them.

1249 The State Board shall implement a system that enables eligible persons to request and receive an 1250 absentee ballot application electronically through the Internet. Electronic absentee ballot applications 1251 shall be in a form approved by the State Board.

1252 Except as provided in § 24.2-703, a separate application shall be completed for each election in 1253 which the applicant offers to vote. An application for an absentee ballot may be accepted the later of (i) 1254 12 months before an election or (ii) the day following any election held in the twelfth month prior to 1255 the election in which the applicant is applying to vote.

1256 An application that is completed in person at the same time that the applicant registers to vote shall 1257 be held and processed no sooner than the fifth day after the date that the applicant registered to vote; 1258 however, this requirement shall not be applicable to any person who is qualified to vote absentee under 1259 subdivision 2 of § 24.2-700.

1260 Any application received before the ballots are printed shall be held and processed as soon as the 1261 printed ballots for the election are available.

1262 For the purposes of this chapter, the general registrar's office shall be open a minimum of eight hours between the hours of 8:00 a.m. and 5:00 p.m. on the first and second Saturday immediately 1263 1264 preceding all general elections, except May general elections, and on the Saturday immediately 1265 preceding any primary election, voter-nominated primary election, May general election, or special 1266 election.

1267 Unless the applicant is disabled, all applications for absentee ballots shall be signed by the applicant 1268 who shall state, subject to felony penalties for making false statements pursuant to § 24.2-1016, that to 1269 the best of his knowledge and belief the facts contained in the application are true and correct and that 1270 he has not and will not vote in the election at any other place in Virginia or in any other state. If the 1271 applicant is unable to sign the application, a person assisting the applicant will note this fact on the 1272 applicant signature line and provide his signature, name, and address. 1273

B. Applications for absentee ballots shall be completed in the following manner:

1274 1. An application completed in person shall be made not less than three days prior to the election in 1275 which the applicant offers to vote and completed only in the office of the general registrar. The 1276 applicant shall sign the application in the presence of a registrar. The applicant shall provide one of the 1277 forms of identification specified in subsection B of § 24.2-643. Any applicant who does not show one of 1278 the forms of identification specified in subsection B of § 24.2-643 shall be offered a provisional ballot 1279 under the provisions of § 24.2-653. The State Board of Elections shall provide instructions to the general 1280 registrar for the handling and counting of such provisional ballots pursuant to subsection B of 1281 § 24.2-653 and this section.

1282 2. Any other application may be made by mail, electronic or telephonic transmission to a facsimile 1283 device if one is available to the office of the general registrar or the office of the State Board if a 1284 device is not available locally, or other means. The application shall be on a form furnished by the 1285 registrar or, if made under subdivision 2 of § 24.2-700, may be on a federal postcard application 1286 prescribed pursuant to 52 U.S.C. § 20301(b)(2). The federal postcard application may be accepted the 1287 later of (i) 12 months before an election or (ii) the day following any election held in the twelfth month 1288 prior to the election in which the applicant is applying to vote. The application shall be made to the

1289 appropriate registrar no later than 5:00 p.m. on the seventh day prior to the election in which the 1290 applicant offers to vote. 1291

C. Applications for absentee ballots shall contain the following information:

1292 1. The applicant's printed name, the last four digits of the applicant's social security number, and the 1293 reason the applicant will be absent or cannot vote at his polling place on the day of the election. 1294 However, an applicant completing the application in person shall not be required to provide the last four 1295 digits of his social security number;

1296 2. A statement that he is registered in the county or city in which he offers to vote and his residence 1297 address in such county or city. Any person temporarily residing outside the United States shall provide the last date of residency at his Virginia residence address, if that residence is no longer available to 1298 1299 him. Any person who makes application under subdivision 2 of § 24.2-700 who is not a registered voter 1300 may file the applications to register and for a ballot simultaneously;

1301 3. The complete address to which the ballot is to be sent directly to the applicant, unless the 1302 application is made in person at a time when the printed ballots for the election are available and the 1303 applicant chooses to vote in person at the time of completing his application. The address given shall be 1304 (i) the address of the applicant on file in the registration records; (ii) the address at which he will be 1305 located while absent from his county or city; or (iii) the address at which he will be located while 1306 temporarily confined due to a disability or illness. No ballot shall be sent to, or in care of, any other 1307 person; and

1308 4. In the case of a person, or the spouse or dependent of a person, who is on active duty as a 1309 member of the uniformed services as defined in § 24.2-452, the branch of service to which he or the 1310 spouse belongs; or

1311 5. In the case of a student, or the spouse of a student, who is attending a school or institution of 1312 higher education, the name of the school or institution of higher education; or

1313 6. In the case of any duly registered person with a disability, as defined in § 24.2-101, who is unable 1314 to go in person to the polls on the day of the election because of his disability, illness, or pregnancy, that he is a person with a disability, illness, or pregnancy; or 1315

7. In the case of a person who is confined awaiting trial or for having been convicted of a 1316 1317 misdemeanor, the name of the institution of confinement; or

1318 8. In the case of a person who will be absent on election day for business reasons, the name of his 1319 employer or business; or

1320 9. In the case of a person who will be absent on election day for personal business or vacation 1321 reasons, the name of the county or city in Virginia or the state or country to which he is traveling; or

1322 10. In the case of a person who is unable to go to the polls on the day of election because he is 1323 primarily and personally responsible for the care of an ill or disabled family member who is confined at 1324 home, his relationship to the family member; or

1325 11. In the case of a person who is unable to go to the polls on the day of election because of an 1326 obligation occasioned by his religion, that he has an obligation occasioned by his religion; or

1327 12. In the case of a person who, in the regular and orderly course of his business, profession, or 1328 occupation, will be at his place of work and commuting to and from his home to his place of work for 1329 11 or more hours of the 13 hours that the polls are open pursuant to § 24.2-603, the name of his 1330 business or employer and hours he will be at the workplace and commuting on election day; or

1331 13. In the case of a law-enforcement officer, as defined in § 18.2-51.1; firefighter, as defined in 1332 65.2-102; volunteer firefighter, as defined in § 27-42; search and rescue personnel, as defined in 1333 § 18.2-51.1; or emergency medical services personnel, as defined in § 32.1-111.1, that he is a first 1334 responder; or

14. In the case of a person who has been designated by a political party, independent candidate, or 1335 1336 candidate in a primary or voter-nominated primary election to be a representative of the party or 1337 candidate inside a polling place on the day of the election pursuant to subsection C of § 24.2-604 and 1338 § 24.2-639, the fact that he is so designated; or

1339 15. In the case of a person who has been granted a protective order issued by or under the authority 1340 of any court of competent jurisdiction, the name of the county or city in Virginia or the state of the 1341 issuing court.

§ 24.2-701. (Effective for elections beginning with the general election on November 3, 2020) Application for absentee ballot.

1344 A. The State Board shall furnish each general registrar with a sufficient number of applications for 1345 official absentee ballots. The registrars shall furnish applications to persons requesting them.

1346 The State Board shall implement a system that enables eligible persons to request and receive an 1347 absentee ballot application electronically through the Internet. Electronic absentee ballot applications 1348 shall be in a form approved by the State Board.

1349 Except as provided in § 24.2-703, a separate application shall be completed for each election in 1350 which the applicant offers to vote. An application for an absentee ballot may be accepted the later of (i)

HB360

23 of 27

1351 12 months before an election or (ii) the day following any election held in the twelfth month prior to 1352 the election in which the applicant is applying to vote.

1353 An application that is completed in person at the same time that the applicant registers to vote shall 1354 be held and processed no sooner than the fifth day after the date that the applicant registered to vote; 1355 however, this requirement shall not be applicable to any person who is qualified to vote absentee under 1356 subdivision A 2 of § 24.2-700.

1357 Any application received before the ballots are printed shall be held and processed as soon as the 1358 printed ballots for the election are available.

1359 For the purposes of this chapter, the general registrar's office shall be open a minimum of eight 1360 hours between the hours of 8:00 a.m. and 5:00 p.m. on the first and second Saturday immediately 1361 preceding all elections.

1362 Unless the applicant is disabled, all applications for absentee ballots shall be signed by the applicant 1363 who shall state, subject to felony penalties for making false statements pursuant to § 24.2-1016, that to 1364 the best of his knowledge and belief the facts contained in the application are true and correct and that 1365 he has not and will not vote in the election at any other place in Virginia or in any other state. If the 1366 applicant is unable to sign the application, a person assisting the applicant will note this fact on the 1367 applicant signature line and provide his signature, name, and address.

1368 B. Applications for absentee ballots shall be completed in the following manner:

1369 1. An application completed in person shall be completed only in the office of the general registrar 1370 and signed by the applicant in the presence of a registrar. The applicant shall provide one of the forms 1371 of identification specified in subsection B of § 24.2-643. Any applicant who does not show one of the forms of identification specified in subsection B of § 24.2-643 shall be offered a provisional ballot 1372 1373 under the provisions of § 24.2-653. The State Board of Elections shall provide instructions to the 1374 general registrar for the handling and counting of such provisional ballots pursuant to subsection B of 1375 § 24.2-653 and this section.

1376 2. Any other application may be made by mail, electronic or telephonic transmission to a facsimile 1377 device if one is available to the office of the general registrar or the office of the State Board if a 1378 device is not available locally, or other means. The application shall be on a form furnished by the 1379 registrar or, if made under subdivision A 2 of § 24.2-700, may be on a federal postcard application 1380 prescribed pursuant to 52 U.S.C. § 20301(b)(2). The federal postcard application may be accepted the 1381 later of (i) 12 months before an election or (ii) the day following any election held in the twelfth month 1382 prior to the election in which the applicant is applying to vote. The application shall be made to the 1383 appropriate registrar no later than 5:00 p.m. on the seventh day prior to the election in which the 1384 applicant offers to vote. 1385

C. Applications for absentee ballots shall contain the following information:

1386 1. The applicant's printed name, the last four digits of the applicant's social security number, and the 1387 reason the applicant will be absent or cannot vote at his polling place on the day of the election. 1388 However, an applicant completing the application in person shall not be required to provide the last four 1389 digits of his social security number;

1390 2. A statement that he is registered in the county or city in which he offers to vote and his residence 1391 address in such county or city. Any person temporarily residing outside the United States shall provide 1392 the last date of residency at his Virginia residence address, if that residence is no longer available to 1393 him. Any person who makes application under subdivision A 2 of § 24.2-700 who is not a registered 1394 voter may file the applications to register and for a ballot simultaneously;

1395 3. The complete address to which the ballot is to be sent directly to the applicant, unless the 1396 application is made in person at a time when the printed ballots for the election are available and the 1397 applicant chooses to vote in person at the time of completing his application. The address given shall be 1398 (i) the address of the applicant on file in the registration records; (ii) the address at which he will be 1399 located while absent from his county or city; or (iii) the address at which he will be located while 1400 temporarily confined due to a disability or illness. No ballot shall be sent to, or in care of, any other 1401 person; and

4. In the case of a person, or the spouse or dependent of a person, who is on active duty as a 1402 1403 member of the uniformed services as defined in § 24.2-452, the branch of service to which he or the 1404 spouse belongs; or

1405 5. In the case of a student, or the spouse of a student, who is attending a school or institution of 1406 higher education, the name of the school or institution of higher education; or

1407 6. In the case of any duly registered person with a disability, as defined in § 24.2-101, who is unable to go in person to the polls on the day of the election because of his disability, illness, or pregnancy, 1408 1409 that he is a person with a disability, illness, or pregnancy; or

1410 7. In the case of a person who is confined awaiting trial or for having been convicted of a 1411 misdemeanor, the name of the institution of confinement; or

8. In the case of a person who will be absent on election day for business reasons, the name of hisemployer or business; or

1414 9. In the case of a person who will be absent on election day for personal business or vacation 1415 reasons, the name of the county or city in Virginia or the state or country to which he is traveling; or

1416 10. In the case of a person who is unable to go to the polls on the day of election because he is1417 primarily and personally responsible for the care of an ill or disabled family member who is confined at1418 home, his relationship to the family member; or

1419 11. In the case of a person who is unable to go to the polls on the day of election because of an obligation occasioned by his religion, that he has an obligation occasioned by his religion; or

1421 12. In the case of a person who, in the regular and orderly course of his business, profession, or 1422 occupation, will be at his place of work and commuting to and from his home to his place of work for 1423 11 or more hours of the 13 hours that the polls are open pursuant to § 24.2-603, the name of his 1424 business or employer and hours he will be at the workplace and commuting on election day; or

1425 13. In the case of a law-enforcement officer, as defined in § 18.2-51.1; firefighter, as defined in
1426 § 65.2-102; volunteer firefighter, as defined in § 27-42; search and rescue personnel, as defined in
1427 § 18.2-51.1; or emergency medical services personnel, as defined in § 32.1-111.1, that he is a first
1428 responder; or

1429 14. In the case of a person who has been designated by a political party, independent candidate, or candidate in a primary *or voter-nominated primary* election to be a representative of the party or candidate inside a polling place on the day of the election pursuant to subsection C of § 24.2-604 and § 24.2-639, the fact that he is so designated; or

1433 15. In the case of a person who has been granted a protective order issued by or under the authority1434 of any court of competent jurisdiction, the name of the county or city in Virginia or the state of the1435 issuing court.

1436 D. An application shall not be required for any registered voter appearing in person to cast an
1437 absentee ballot during the period beginning on the second Saturday immediately preceding the election
1438 in which he is offering to vote.

1439 § 24.2-703. Application for absentee ballots for multiple elections for uniformed and overseas 1440 voters.

Any person who is eligible for a military-overseas ballot as defined in § 24.2-452 may file a single 1441 1442 application to receive ballots for all elections in which he is eligible to vote absentee. The application 1443 shall be on a federal postcard application. An application from any person who is already registered or 1444 who is eligible for late registration under § 24.2-419 that is received by the general registrar no later than 5:00 p.m. on the seventh day prior to the election shall be considered a standing request for 1445 absentee ballots through December 31 of the year following the calendar year of the date of the 1446 1447 application or another shorter period the voter specifies. In the event that a second or subsequent federal 1448 postcard application is received from a voter, any previous applications shall be superseded and the 1449 duration of the most recently received application shall apply.

1450 The general registrar shall retain the application and process the applicant's request for an absentee
1451 ballot for each election in accordance with procedures established by the State Board. The applicant
1452 shall specify by party designation the primary ballots he is requesting. *The party designation specified*1453 by the applicant shall not affect his receipt of voter-nominated primary ballots.

1454 If an official reply to the application or an absentee ballot sent to the applicant is returned as 1455 undeliverable, no other ballots shall be sent. No ballot shall be sent to the applicant, and no voted ballot 1456 received from the applicant shall be valid, (i) for any election held after the voter has notified the 1457 registrar that the voter no longer wishes to be registered or (ii) after the registrar has received 1458 notification that the voter has registered to vote in another state.

1459 § 24.2-703.1. (Effective for elections prior to the general election on November 3, 2020) Special 1460 annual applications for absentee ballots for certain ill or disabled voters.

Any person who is eligible for an absentee ballot under subdivision 4 of § 24.2-700 because of a disability or illness and who is likely to remain so eligible for the remainder of the calendar year shall be eligible to file a special annual application to receive ballots for all elections in which he is eligible to vote in a calendar year. His first such application shall be accompanied by a statement, on a form prescribed by the State Board and signed by the voter and his physician, provider as defined in § 37.2-403, or accredited religious practitioner, that the voter is eligible for an absentee ballot under subdivision 4 of § 24.2-700 and likely to remain so eligible for the remainder of the calendar year.

1468 In accordance with procedures established by the State Board, the general registrar shall retain the application and form, enroll the applicant on a special absentee voter applicant list, and process the applicant's request for an absentee ballot for each succeeding election in the calendar year. The applicant shall specify by party designation the primary ballots he is requesting. *The party designation specified by the applicant shall not affect his receipt of voter-nominated primary ballots.*

1473 The general registrar shall send each such enrolled applicant a blank application by December 15 for

1474 each ensuing calendar year, and upon completion thereof, the applicant shall be eligible to receive 1475 ballots for all elections in which he is eligible to vote in that calendar year.

1476 If an official reply to the application or an absentee ballot sent to the applicant is returned as 1477 undeliverable, or the general registrar knows that the applicant is no longer a qualified voter, no ballot 1478 for any subsequent election shall be sent to the voter until a new application is filed and accepted.

1479 § 24.2-703.1. (Effective for elections beginning with the general election on November 3, 2020) 1480 Special annual applications for absentee ballots for certain ill or disabled voters.

1481 Any person who is eligible for an absentee ballot under subdivision A 4 of § 24.2-700 because of a 1482 disability or illness and who is likely to remain so eligible for the remainder of the calendar year shall 1483 be eligible to file a special annual application to receive ballots for all elections in which he is eligible 1484 to vote in a calendar year. His first such application shall be accompanied by a statement, on a form 1485 prescribed by the State Board and signed by the voter and his physician, provider as defined in § 37.2-403, or accredited religious practitioner, that the voter is eligible for an absentee ballot under 1486 1487 subdivision A 4 of § 24.2-700 and likely to remain so eligible for the remainder of the calendar year.

1488 In accordance with procedures established by the State Board, the general registrar shall retain the 1489 application and form, enroll the applicant on a special absentee voter applicant list, and process the 1490 applicant's request for an absentee ballot for each succeeding election in the calendar year. The applicant 1491 shall specify by party designation the primary ballots he is requesting. The party designation specified 1492 by the applicant shall not affect his receipt of voter-nominated primary ballots.

1493 The general registrar shall send each such enrolled applicant a blank application by December 15 for 1494 each ensuing calendar year, and upon completion thereof, the applicant shall be eligible to receive 1495 ballots for all elections in which he is eligible to vote in that calendar year.

1496 If an official reply to the application or an absentee ballot sent to the applicant is returned as 1497 undeliverable, or the general registrar knows that the applicant is no longer a qualified voter, no ballot 1498 for any subsequent election shall be sent to the voter until a new application is filed and accepted. 1499

§ 24.2-947.1. Statement of organization.

1500 A. Any individual seeking or campaigning for an office of the Commonwealth or one of its 1501 governmental units in a party nomination process or general, primary, voter-nominated primary, or 1502 special election shall file a statement of organization within 10 days of meeting any one of the following 1503 conditions:

- 1504 1. Acceptance of a contribution;
- 1505 2. Expenditure of any funds;
- 1506 3. The payment of a filing fee for any party nomination method;
- 1507 4. The filing of a candidate statement of qualification pursuant to 24.2-501;

1508 5. The appointment of a campaign treasurer, designation of a campaign committee, or designation of 1509 a campaign depository; or

1510 6. In the case of a candidate for a town office in a town with a population of less than 25,000 that 1511 has not otherwise adopted the provisions of this chapter by ordinance, acceptance of a contribution or 1512 expenditure of funds that brings the total amount of contributions accepted or funds expended to more 1513 than \$25,000 within the candidate's election cycle, as set forth in § 24.2-947.

1514 B. Candidates for statewide office shall file the statement with the State Board. Candidates for the 1515 General Assembly shall file the statement with the State Board and a copy of the statement with the general registrar of the locality of the candidate's residence. Candidates for local or constitutional office 1516 1517 shall file the statement with the general registrar and, if the statement indicates that the candidate 1518 committee will be filing electronically, a copy with the State Board.

- 1519 C. The statement of organization shall include the following information:
- 1520 1. The full name and residence address of the candidate;
- 1521 2. The full name and mailing address for the campaign committee;
- 1522 3. The full name, residence address, and daytime phone number of the treasurer;
- 1523 4. The office being sought and district, if any, for the office;

1524 5. The recognized political party affiliation of the candidate for statewide office or the General 1525 Assembly. In the absence of any political party affiliation, independent shall be used; 1526

6. The name of the financial institution for his campaign depository; and

1527 7. Such other information as shall be required by the State Board except that the account number for 1528 a designated depository account shall not be required.

1529 D. In the case of any candidate who seeks election for successive terms in the same office, the 1530 statement of organization filed by the candidate shall continue in effect for such successive elections, but 1531 the candidate shall file notice of any changes in the information provided on the form within 10 days of 1532 the change with the State Board, general registrar, or both, as appropriate.

1533 § 24.2-947.6. Filing schedule for candidates for office; November elections.

1534 A. Any candidate for any office to be filled at a November general election shall file the prescribed HB360

1535 campaign finance reports as follows:

1536 1. Not later than July 15 in a nonelection year for the period January 1 through June 30;

1537 2. Not later than January 15 following a nonelection year for the period July 1 through December 1538 31;

1539 3. In an election year, not later than April 15 for the period January 1 through March 31 and 1540 pursuant to subdivisions 4 through 9 of this section;

1541 4. Not later than the eighth day before the primary or voter-nominated primary date complete 1542 through the twelfth day before the primary such date;

1543 5. Not later than July 15 complete through June 30;

1544 6. Not later than September 15 complete through August 31;

1545 7. Not later than October 15 complete through September 30;

1546 8. Not later than the eighth day before the November election date complete through the twelfth day 1547 before the election date:

1548 9. Not later than the thirtieth day after the November election date complete through the twenty-third 1549 day after the election date; and

1550 10. Not later than January 15 following an election year complete through December 31, and then in 1551 accordance with subdivisions A 1 and A 2 or subdivisions A 3 through A 9, as appropriate, of this 1552 subsection until a final report is filed.

1553 B. Any candidate, who was subject to the election year filing schedule set out in subdivisions A 3 1554 through A 9 and who has not filed a final report, shall file reports in any subsequent election year for 1555 the same office in accordance with the election year filing schedule set out in subdivisions A 3 through 1556 A 9.

1557 C. Any candidate shall also file any report of certain large contributions required by § 24.2-947.9, if 1558 applicable. 1559

§ 24.2-954. Campaign fundraising; legislative sessions; penalties.

1560 A. No member of the General Assembly or statewide official and no campaign committee of a 1561 member of the General Assembly or statewide official shall solicit or accept a contribution for the 1562 campaign committee of any member of the General Assembly or statewide official, or for any political 1563 committee, from any person or political committee on and after the first day of a regular session of the 1564 General Assembly through adjournment sine die of that session.

1565 B. No person or political committee shall make or promise to make a contribution to a member of 1566 the General Assembly or statewide official or his campaign committee on and after the first day of a 1567 regular session of the General Assembly through adjournment sine die of that session.

1568 C. The restrictions of this section shall not apply to a contribution (i) made by a member of the 1569 General Assembly or statewide official from his personal funds or (ii) made to the campaign committee 1570 of a candidate in a special election. 1571

D. As used in this section:

1572 "Adjournment sine die" means adjournment on the last legislative day of the regular session, and 1573 such session does not include the ensuing reconvened session;

"Campaign committee," "contribution," "person," and "political committee" shall be defined as 1574 provided in § 24.2-945.1 except that "contribution" shall not include money, services, or things of value 1575 1576 in any way provided by a candidate to his own campaign and the payment by the candidate of any 1577 primary or voter-nominated primary filing fee;

1578 "Solicit" means request a contribution, orally or in writing, but shall not include a request for support 1579 of a candidate or his position on an issue; and 1580

"Statewide official" means the Governor, Lieutenant Governor, and Attorney General.

E. Any person who violates, or aids, abets, or participates in the violation of, this section shall be 1581 1582 subject to a civil penalty equal to the amount of the prohibited contribution or promised contribution or 1583 \$500, whichever amount is greater. The attorney for the Commonwealth shall initiate civil proceedings 1584 to enforce the civil penalty provided herein. Any civil penalties collected shall be payable to the State 1585 Treasurer for deposit to the general fund. 1586

§ 24.2-955.1. Definitions.

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As used in this chapter, unless the context requires a different meaning:

1588 "Advertisement" means any message appearing in the print media, on television, or on radio that 1589 constitutes a contribution or expenditure under Chapter 9.3 (§ 24.2-945 et seq.). "Advertisement" shall 1590 not include novelty items authorized by a candidate including, but not limited to, pens, pencils, magnets, 1591 and buttons to be attached to wearing apparel.

" means the same as "authorization" as defined in § 24.2-945.1. 1592 "Authorized by

"Campaign telephone calls" means a series of telephone calls, electronic or otherwise, made (i) to 25 1593 1594 or more telephone numbers in the Commonwealth, (ii) during the 180 days before a general or special 1595 election or during the 90 days before a primary, voter-nominated primary, or other political party 1596 nominating event, (iii) conveying or soliciting information relating to any candidate or political party

27 of 27

- 1597 participating in the election, primary or other nominating event, and (iv) under an agreement to1598 compensate the telephone callers.
- 1599 "Candidate" means "candidate" as defined in § 24.2-101.

1600 "Candidate campaign committee" or "campaign committee" means "campaign committee" as defined 1601 in § 24.2-945.1.

1602 "Coordinated" or "coordination" means an expenditure that is made (i) at the express request or
1603 suggestion of a candidate, a candidate's campaign committee, or an agent of the candidate or his
1604 campaign committee or (ii) with material involvement of the candidate, a candidate's campaign
1605 committee, or an agent of the candidate or his campaign committee in devising the strategy, content,
1606 means of dissemination, or timing of the expenditure.

1607 "Conspicuous" means so written, displayed, or communicated that a reasonable person ought to have 1608 noticed it.

- 1609 "Full-screen" means the only picture appearing on the television screen during the oral disclosure
 1610 statement that (i) contains the disclosing person, (ii) occupies all visible space on the television screen,
 1611 and (iii) contains the image of the disclosing person that occupies at least 50% of the vertical height of
 1612 the television screen.
- **1613** "Independent expenditure" means "independent expenditure" as defined in § 24.2-945.1.

1614 "Occurrence" means one broadcast of a radio or television political campaign advertisement.

1615 "Political action committee" means "political action committee" as defined in § 24.2-945.1.

1616 "Political committee" means "political committee" as defined in § 24.2-945.1.

1617 "Political party" has the same meaning as "party" or "political party" as defined in § 24.2-101.

1618 "Political party committee" means any state political party committee, congressional district political party committee, county or city political party committee, or organized political party group of elected officials. The term shall not include any other organization or auxiliary associated with or using the name of a political party.

1622 "Print media" means billboards, cards, newspapers, newspaper inserts, magazines, printed material
1623 disseminated through the mail, pamphlets, fliers, bumper stickers, periodicals, website, electronic mail,
1624 yard signs, and outdoor advertising facilities. If a single print media advertisement consists of multiple
1625 pages, folds, or faces, the disclosure requirement of this section applies only to one page, fold, or face.

- pages, folds, or faces, the disclosure requirement of this section applies only to one page, fold, or face.
 "Radio" means any radio broadcast station that is subject to the provisions of 47 U.S.C. §§ 315 and
 317.
- 1628 "Scan line" means a standard term of measurement used in the electronic media industry calculating1629 a certain area in a television advertisement.
- 1630 "Sponsor" means a candidate, candidate campaign committee, political committee, or person that 1631 purchases an advertisement.
- 1632 "Television" means any television broadcast station, cable television system, wireless-cable multipoint
 1633 distribution system, satellite company, or telephone company transmitting video programming that is
 1634 subject to the provisions of 47 U.S.C. §§ 315 and 317.
- 1635 "Unobscured" means that the only printed material that may appear on the television screen is a
 1636 visual disclosure statement required by law, and that nothing is blocking the view of the disclosing
 1637 person's face.

1638 "Yard sign" means a sign paid for or distributed by a candidate, campaign committee, or political committee to be placed on public or private property. Yard signs paid for or distributed prior to July 1, 2015, shall not be subject to the provisions of §§ 24.2-956 and 24.2-956.1.

HB360