2021 RECONVENED SPECIAL SESSION I

1

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 24.2-603, 24.2-704, 24.2-706, 24.2-707, 24.2-709, 24.2-709.1, 24.2-710, 2 24.2-711, and 24.2-712 of the Code of Virginia and to amend the Code of Virginia by adding 3 4 sections numbered 24.2-103.2 and 24.2-707.1, relating to absentee voting; establishment of drop-off locations; preprocessing of returned absentee ballots before election day; cure process; accessibility 5 for voters with visual impairment or print disability. 6

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Approved

[S 1245]

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9 Be it enacted by the General Assembly of Virginia:

10 1. That §§ 24.2-603, 24.2-704, 24.2-706, 24.2-707, 24.2-709, 24.2-709.1, 24.2-710, 24.2-711, and 24.2-712 of the Code of Virginia are amended and reenacted and that the Code of Virginia is 11 12 amended by adding sections numbered 24.2-103.2 and 24.2-707.1 as follows:

13 § 24.2-103.2. Duties of the Department of Elections related to accessible absentee voting.

14 The Department of Elections shall make available to all localities a tool to allow a voter with a 15 visual impairment or print disability to electronically and accessibly receive and mark his absentee ballot using screen reader assistive technology. The Department shall develop instructions regarding the 16 17 use and availability of such tool, including instructions on making the tool available to voters and 18 counting ballots voted with such tool.

19 § 24.2-603. Hours polls to be open; closing the polls.

20 At all elections, the polls shall be open at each polling place at 6:00 a.m. on the day of the election 21 and closed at 7:00 p.m. on the same day except as provided for central absentee voter precincts pursuant 22 to subsection \mathbf{F} *G* of § 24.2-712.

23 At 6:45 p.m. an officer of election shall announce that the polls will close in fifteen minutes. The 24 officers of election shall list the names of all qualified voters in line before the polling place at 7:00 25 p.m. and permit those voters and no others to vote after 7:00 p.m. 26

§ 24.2-704. Applications and ballots for persons requiring assistance in voting; penalty.

27 A. The application for an absentee ballot shall provide space for the applicant to indicate that he will 28 require assistance to vote his absentee ballot by reason of blindness, disability, or inability to read or 29 write.

30 B. On receipt of an application from an applicant who indicated that he will require assistance due 31 to a visual impairment or print disability, the general registrar shall offer to provide to the applicant a 32 ballot marking tool with screen reader assistive technology made available pursuant to § 24.2-103.2. If 33 the applicant opts to use such tool, the general registrar shall send by mail to him a ballot return 34 envelope and accessible instructions provided by the Department for using such tool and returning the 35 marked ballot. The general registrar shall cause the outer envelope containing the ballot return envelope and accessible instructions to have a tactile marking that identifies the outer envelope as the 36 37 outer envelope to the voter. For purposes of this section, "tactile marking" includes a hole punch, a cut 38 corner, or a tactile sticker.

39 An absentee voter using such tool shall return the marked absentee ballot in accordance with the 40 instructions provided by the Department.

41 No ballot marked with the electronic ballot marking tool shall be rejected because the ballot was 42 printed on regular paper. No ballot marked with the electronic ballot marking tool shall be rejected on 43 the basis of the position of the voter's signature or address on the ballot return envelope as long as the 44 voter's signature or address is anywhere on the ballot return envelope.

45 C. On receipt of an application from an applicant marked to indicate *that* he will require assistance due to any other disability or if an applicant offered the ballot marking tool pursuant to subsection B 46 declines to use such tool, the general registrar shall deliver, with the items required by § 24.2-706, the 47 voter assistance form furnished by the State Board pursuant to § 24.2-649. The voter and any person 48 49 assisting him shall complete the form by signing the request for assistance and statement required of the 50 assistant. If the voter is unable to sign the request, the witness will note this fact on the line for signature of voter. The provisions of § 24.2-649 shall apply to absentee voting and assistance for 51 absentee voters. Any person who willfully violates the provisions of this section or § 24.2-649 in 52 53 providing assistance to a person who is voting absentee shall be guilty of a Class 5 felony. 54

§ 24.2-706. Duty of general registrar on receipt of application; statement of voter.

55 A. On receipt of an application for an absentee ballot, the general registrar shall enroll the name and 56 address of each registered applicant on an absentee voter applicant list that shall be maintained in the

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office of the general registrar with a file of the applications received. The list shall be available for 57 58 inspection and copying and the applications shall be available for inspection only by any registered voter 59 during regular office hours. Upon request and for a reasonable fee, the Department of Elections shall 60 provide an electronic copy of the absentee voter applicant list to any political party or candidate. Such 61 list shall be used only for campaign and political purposes. Any list made available for inspection and copying under this section shall contain the post office box address in lieu of the residence street 62 address for any individual who has furnished at the time of registration or subsequently, in addition to 63 64 his street address, a post office box address pursuant to subsection B of § 24.2-418.

No list or application containing an individual's social security number, or any part thereof, or the 65 66 individual's day and month of birth, shall be made available for inspection or copying by anyone. The 67 Department of Elections shall prescribe procedures for general registrars to make the information in the lists and applications available in a manner that does not reveal social security numbers or parts thereof, 68 69 or an individual's day and month of birth.

70 B. The completion and timely delivery of an application for an absentee ballot shall be construed to 71 be an offer by the applicant to vote in the election.

The general registrar shall note on each application received whether the applicant is or is not a 72 73 registered voter. In reviewing the application for an absentee ballot, the general registrar shall not reject 74 the application of any individual because of an error or omission on any record or paper relating to the 75 application, if such error or omission is not material in determining whether such individual is qualified 76 to vote absentee.

77 If the application has been properly completed and signed and the applicant is a registered voter of 78 the precinct in which he offers to vote, the general registrar shall, at the time when the printed ballots 79 for the election are available, send by the deadline set out in § 24.2-612, obtaining a certificate or other evidence of either first-class or expedited mailing or delivery from the United States Postal Service or 80 other commercial delivery provider, or deliver to him in person in the office of the registrar, the 81 following items and nothing else: 82

1. An envelope containing the folded ballot, sealed and marked "Ballot within. Do not open except 83 84 in presence of a witness."

85 2. An envelope, with printing only on the flap side, for resealing the marked ballot, on which 86 envelope is printed the following: 87

"Statement of Voter."

88 "I do hereby state, subject to felony penalties for making false statements pursuant to § 24.2-1016, 89 that my FULL NAME is (last, first, middle); that I am now or have been at some time since last November's general election a legal resident of _____ (STATE YOUR LEGAL RESIDENCE IN 90 91 VIRGINIA including the house number, street name or rural route address, city, zip code); that I 92 received the enclosed ballot(s) upon application to the registrar of such county or city; that I opened the 93 envelope marked 'ballot within' and marked the ballot(s) in the presence of the witness, without assistance or knowledge on the part of anyone as to the manner in which I marked it (or I am returning 94 95 the form required to report how I was assisted); that I then sealed the ballot(s) in this envelope; and that 96 I have not voted and will not vote in this election at any other time or place.

- 97 Signature of Voter
- 98 Date

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Signature of witness

For elections held after January 1, 2004, instead of the envelope containing the above oath, an 100 envelope containing the standard oath prescribed by the presidential designee under \$ 101(b)(7) of the 101 102 Uniformed and Overseas Citizens Absentee Voting Act (52 U.S.C. § 20301 et seq.) shall be sent to 103 voters who are qualified to vote absentee under that Act.

104 When this statement has been properly completed and signed by the registered voter and witnessed, 105 his ballot shall not be subject to challenge pursuant to § 24.2-651.

3. A properly addressed envelope for the return of the ballot to the general registrar by mail or by 106 107 the applicant in person, or to a drop-off location.

4. Printed instructions for completing the ballot and statement on the envelope and returning the 108 109 ballot. Such instructions shall include information on the sites of all drop-off locations in the county or 110 city.

For federal elections held after January 1, 2004, for any voter who is required by subparagraph (b) of 111 112 52 U.S.C. § 21083 of the Help America Vote Act of 2002 to show identification the first time the voter 113 votes in a federal election in the state, the printed instructions shall direct the voter to submit with his 114 ballot (i) a copy of a current and valid photo identification or (ii) a copy of a current utility bill, bank statement, government check, paycheck or other government document that shows the name and address 115 of the voter. Such individual who desires to vote by mail but who does not submit one of the forms of 116 identification specified in this paragraph may cast such ballot by mail and the ballot shall be counted as 117

a provisional ballot under the provisions of § 24.2-653.01. The Department of Elections shall provide 118 119 instructions to the electoral boards for the handling and counting of such provisional ballots pursuant to 120 § 24.2-653.01 and this section.

121 5. For any voter entitled to vote absentee under the Uniformed and Overseas Citizens Absentee 122 Voting Act (52 U.S.C. § 20301 et seq.), information provided by the Department of Elections specific to 123 the voting rights and responsibilities for such citizens, or information provided by the registrar specific 124 to the status of the voter registration and absentee ballot application of such voter, may be included. 125

The envelopes and instructions shall be in the form prescribed by the Department of Elections.

126 C. If the applicant completes his application in person under § 24.2-701 at a time when the printed 127 ballots for the election are available, he may request that the general registrar send to him by mail the 128 items set forth in subdivisions B 1 through 4, instead of casting the ballot in person. Such request shall 129 be made no later than 5:00 p.m. on the eleventh day prior to the election in which the applicant offers 130 to vote, and the general registrar shall send those items to the applicant by mail, obtaining a certificate 131 or other evidence of mailing.

132 D. If the applicant is a covered voter, as defined in § 24.2-452, the general registrar, at the time 133 when the printed ballots for the election are available, shall mail by the deadline set forth in § 24.2-612 134 or deliver in person to the applicant in the office of the general registrar the items as set forth in 135 subdivisions B 1 through 4 and, if necessary, an application for registration. A certificate or other 136 evidence of mailing shall not be required. If the applicant requests that such items be sent by electronic 137 transmission, the general registrar, at the time when the printed ballots for the election are available but 138 not later than the deadline set forth in § 24.2-612, shall send by electronic transmission the blank ballot, 139 the form for the envelope for returning the marked ballot, and instructions to the voter. Such materials **140** shall be sent using the official email address or fax number of the office of the general registrar published on the Department of Elections website. The State Board of Elections may prescribe by 141 142 regulation the format of the email address used for transmitting ballots to eligible voters. A general registrar may also use electronic transmission facilities provided by the Federal Voting Assistance 143 144 Program. The voted ballot shall be returned to the general registrar as otherwise required by this chapter. 145 E. The circuit courts shall have jurisdiction to issue an injunction to enforce the provisions of this 146 section upon the application of (i) any aggrieved voter, (ii) any candidate in an election district in whole or in part in the court's jurisdiction where a violation of this section has occurred, or is likely to occur, 147

148 or (iii) the campaign committee or the appropriate district political party chairman of such candidate. Any person who fails to discharge his duty as provided in this section through willful neglect of duty 149 150 and with malicious intent shall be guilty of a Class 1 misdemeanor as provided in subsection A of 151 § 24.2-1001. 152

§ 24.2-707. How ballots marked and returned.

153 A. On receipt of a mailed absentee ballot, the voter shall, in the presence of a witness, (i) open the sealed envelope marked "ballot within" and (ii) mark and refold the ballot, as provided in §§ 24.2-644 154 155 and 24.2-646 without assistance and without making known how he marked the ballot, except as 156 provided by § 24.2-704.

157 After the voter has marked his absentee ballot, he shall (a) enclose the ballot in the envelope 158 provided for that purpose, (b) seal the envelope, (c) fill in and sign the statement printed on the back of 159 the envelope in the presence of a witness, who shall sign the same envelope, (d) enclose the ballot envelope and any required assistance form within the envelope directed to the general registrar, and (e) 160 seal that envelope and mail it to the office of the general registrar or deliver it personally to the general 161 162 registrar. A voter's failure to provide in the statement on the back of the envelope his full middle name or his middle initial shall not be a material omission, rendering his ballot void, unless the voter failed to 163 164 provide in the statement on the back of the envelope his full first and last name. A voter's failure to provide the date, or any part of the date, including the year, on which he signed the statement printed 165 on the back of the envelope shall not be considered a material omission and shall not render his ballot 166 void. For purposes of this chapter, "mail" shall include delivery by a commercial delivery service, but 167 168 shall not include delivery by a personal courier service or another individual except as provided by 169 <u>§§ 24.2-703.2</u> and 24.2-705.

170 B. A mailed absentee ballot shall be returned (i) by mail to the office of the general registrar, (ii) by 171 the voter in person to the general registrar, or (iii) to a drop-off location established pursuant to § 24.2-707.1. For purposes of this subsection, "mail" includes a delivery by a commercial delivery 172 173 service but does not include delivery by a personal courier service or other individual except as 174 provided by §§ 24.2-703.2 and 24.2-705.

175 C. Failure to follow the procedures set forth in this section shall render the applicant's ballot void.

176 § 24.2-707.1. Drop-off locations for return of absentee ballots.

177 A. The general registrar of each county or city shall establish at the office of the general registrar and each voter satellite office in operation for an election a drop-off location for the purpose of 178

179 allowing the deposit of completed absentee ballots for such election. On the day of the election, there shall also be a drop-off location at each polling place in operation for the election. The general 180 181 registrar may establish additional drop-off locations within the county or city as he deems necessary. All 182 drop-off locations shall be accessible; be on public property, unless located at a polling place; and 183 otherwise comply with any criteria for drop-off locations set by the Department.

184 B. The Department shall set standards for the establishment and operation of drop-off locations, 185 including necessary security requirements. The Department shall submit such standards annually by October 1 to the Chairmen of the House and Senate Committees on Privileges and Elections, the Senate 186 187 *Committee on Finance and Appropriations, and the House Committee on Appropriations.*

188 C. Not later than 55 days prior to any election, the general registrar shall post notice of the sites of 189 the drop-off locations in the locality in the office of the general registrar and on the official website of 190 the county or city. Such notice shall remain in the office of the general registrar and on the official 191 website of the county or city for the duration of the period during which absentee ballots may be 192 returned.

193 D. Absentee ballots shall be collected from drop-off locations in accordance with the instructions 194 provided by the Department. Such instructions shall include chain of custody requirements and 195 recordkeeping requirements. Absentee ballots shall be collected at least daily by (i) two officers of 196 election or electoral board members representing the two major political parties where practicable or 197 (ii) two employees from the office of the general registrar, unless the drop-off location is in the office of 198 the general registrar, in which case the general registrar or an assistant general registrar may collect 199 the absentee ballots. 200

§ 24.2-709. Ballot to be returned in manner prescribed by law.

201 A. Any ballot returned to the office of the general registrar or to a drop-off location in any manner 202 except as prescribed by law shall be void. Absentee ballots shall be returned to the general registrar or 203 to a drop-off location before the closing of the polls. Any voter who is in line to return an absentee ballot at a drop-off location by 7:00 p.m. on the day of the election shall be permitted to deposit his 204 absentee ballot. The registrar receiving the ballot shall (i) seal the ballot in an envelope with the 205 206 statement or declaration of the voter, or both, attached to the outside and (ii) mark on each envelope the 207 date, time, and manner of delivery. No returned absentee ballot shall be deemed void because (a) the 208 inner envelope containing the voted ballot is imperfectly sealed so long as the outside envelope 209 containing the ballot envelope is sealed or (b) it is not returned sealed in the outside envelope so long 210 as it is returned sealed in the inner envelope.

211 B. Notwithstanding the provisions of subsection A, any absentee ballot (i) returned to the general 212 registrar after the closing of the polls on election day but before noon on the third day after the election 213 and (ii) postmarked on or before the date of the election shall be counted pursuant to the procedures set 214 forth in this chapter if the voter is found entitled to vote. For purposes of this subsection, a postmark 215 shall include any other official indicia of confirmation of mailing by the United States Postal Service or 216 other postal or delivery service.

C. Notwithstanding the provisions of subsection A, any absentee ballot (i) received after the close of 217 218 the polls on any election day, (ii) received before 5:00 p.m. on the second business day before the State 219 Board meets to ascertain the results of the election pursuant to this title, (iii) requested on or before but 220 not sent by the deadline for making absentee ballots available under § 24.2-612, and (iv) cast by a 221 covered voter, as defined in § 24.2-452, shall be counted pursuant to the procedures set forth in this 222 chapter if the voter is found entitled to vote. The electoral board shall prepare an amended certified 223 abstract, which shall include the results of such ballots, and shall deliver such abstract to the State Board 224 by the business day prior to its meeting pursuant to this title, and shall deliver a copy of such abstract 225 to the general registrar to be available for inspection when his office is open for business.

226 D. Notwithstanding the provisions of clause (i) of subsection B of § 24.2-427, an absentee ballot 227 returned by a voter in compliance with § 24.2-707 and this section who dies prior to the counting of 228 absentee ballots on election day shall be counted pursuant to the procedures set forth in this chapter if 229 the voter is found to have been entitled to vote at the time that he returned the ballot.

§ 24.2-709.1. Processing returned absentee ballots before election day; cure process.

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231 Each general registrar shall take one or more of the following measures as needed to expedite 232 counting absentee ballots returned by mail before election day: (i) A. On receipt of an absentee ballot 233 returned in person or by mail to the office of the general registrar or to a drop-off location before 234 election day, the general registrar shall mark the date of receipt in the voter's record and shall examine 235 the ballot envelopes envelope to verify completion of the required voter affirmation; (ii) mark the 236 pollbook, or the absentee voter applicant list if the pollbook is not available, that the voter has voted; or 237 (iii) open the sealed ballot envelopes and insert the ballots in optical scan counting equipment or other 238 secure ballot container without initiating any ballot count totals. If the general registrar proceeds to open sealed ballot envelopes as provided in clause (iii), at A voter affirmation statement shall not be deemed 239

240 to be incomplete on the sole basis of the voter's failure to provide (i) his full name or his middle initial, 241 as long as the voter provided his full first and last name, or (ii) the date, or any part of the date, 242 including the year, on which he signed the statement.

243 B. If the voter affirmation has been completed as required, the general registrar may open the sealed 244 ballot envelope and insert the ballot in optical scan counting equipment or other secure ballot container 245 without initiating any ballot count totals. If a general registrar does not choose to do so, the sealed 246 ballot envelope shall be deposited into a secure container provided for such purpose, in which it shall 247 remain until the general registrar initiates the process of opening the sealed ballot envelopes deposited 248 into the secure container and inserting such ballots into optical scan counting equipment without 249 initiating any ballot count totals. Such process shall be at the general registrar's discretion at any time 250 prior to the seventh day immediately preceding the election but shall be mandatory beginning on the 251 seventh day immediately preceding the election.

252 At least two officers of election, one representing each political party, shall be present during all 253 hours when a general registrar uses the expedited procedures sealed ballot envelopes are opened as authorized in or required by this section subsection. No person present while sealed ballot envelopes are 254 255 opened and ballots are inserted into counting equipment or other secure ballot container pursuant to 256 clause (iii) shall disclose any information concerning the ballots.

257 In the event that circumstances prevent a general registrar from complying with the provisions of 258 this subsection, such failure shall not be grounds for contesting the election pursuant to Article 2 259 (§ 24.2-803 et seq.) of Chapter 8 and shall not invalidate the absentee ballots.

260 C. For any absentee ballot received by the Friday immediately preceding the day of the election, if 261 the general registrar finds during the examination of the ballot envelope that the required voter 262 affirmation was not correctly or completely filled out or that a procedure required by § 24.2-707 was not properly followed, and such error or failure would render the ballot void by law, the general 263 registrar shall enter into the voter's record in the voter registration system that the absentee ballot has 264 an issue requiring correction in order for it to be counted. This information shall be included on any 265 266 absentee voter applicant list provided pursuant to subsection C of § 24.2-710.

267 Within three days of such finding, the registrar shall notify the voter in writing or by email of the 268 error or failure and shall provide information to the voter on how to correct the issue so his ballot may 269 be counted. The voter shall be entitled to make such necessary corrections before noon on the third day 270 after the election, and his ballot shall then be counted pursuant to the procedures set forth in this 271 chapter if he is found to be entitled to vote. No absentee ballot needing correction shall be delivered to 272 the officers of election at the appropriate precinct until the voter is provided the opportunity to make the 273 necessary corrections pursuant to this subsection.

274 The general registrar may issue a new absentee ballot to the voter if necessary and shall preserve 275 the first ballot with other spoiled ballots. 276

§ 24.2-710. Absentee voter applicant lists.

277 On receipt of an absentee ballot, the electoral board or general registrar shall mark the date of receipt 278 in the appropriate column opposite the name and address of the voter on the absentee voter applicant list 279 maintained in the general registrar's office. A board member or registrar shall deposit the return 280 envelope and the unopened ballot envelope in an appropriate container provided for the purpose, in 281 which they shall remain until the day of the election, unless the registrar opts to open sealed ballot 282 envelopes in order to expedite the counting of absentee ballots in accordance with § 24.2-709.1.

283 A. The provisions of this subsection shall apply only to those localities not using an electronic 284 *pollbook.* On the day before the election, the general registrar shall (i) make out in triplicate on a form 285 prescribed by the State Board the absentee voter applicant list containing the names of all persons who 286 applied for an absentee ballot through the third day before the election and (ii) by noon on the day 287 before the election, deliver two copies of the list to the electoral board. The general registrar shall make 288 out a supplementary list containing the names of all persons voting absentee in person or applying to 289 vote absentee pursuant to § 24.2-705 for delivery by 5:00 p.m. on the day before the election. The 290 supplementary list shall be deemed part of the absentee voter applicant list and shall be prepared and 291 delivered in accordance with the instructions of the State Board. The general registrar shall maintain one 292 copy of the list in his office for two years as a public record open for inspection upon request during 293 regular office hours.

294 B. On the day before the election, the electoral board shall deliver one copy of the list provided to it 295 by the general registrar to the chief officer of election for each precinct. The list shall be attested by the 296 secretary of the electoral board who shall be responsible for the delivery of the attested lists to the chief 297 officer of election for each precinct.

298 Absentee ballots shall be accepted only from voters whose names appear on the attested list.

299 Before the polls close on the day of the election, the electoral board shall deliver the absentee ballot 300 containers to, and obtain a receipt from, the officers of election at each appropriate precinct. Any ballot 301 returned to the electoral board or general registrar prior to the closing of the polls, but after the ballot 302 container has been delivered, shall be delivered in an appropriate container to the officers of election at 303 each appropriate precinct. The containers shall be sealed prior to delivery to the officers and shall 304 contain the sealed absentee ballots, the accompanying return envelopes, and a copy of the absentee voter 305 applicant list for each precinct.

306 If the county or city uses a central absentee voter precinct pursuant to § 24.2-712, the lists and 307 containers shall be delivered, as provided in this section, to the officers of election for the absentee 308 precinct.

309 Before noon on the day following the election, the general registrar shall deliver all applications for 310 absentee ballots for the election, under seal, to the clerk of the circuit court for the county or city, 311 except that the general registrar may retain all applications for absentee ballots until the electoral board 312 has ascertained the results of the election pursuant to § 24.2-671, and has determined the validity of and 313 counted all provisional ballots pursuant to § 24.2-653.01, at which point all applications shall then be 314 delivered, under seal, to the clerk of the circuit court for the county or city. The clerk shall retain the 315 sealed applications with the counted ballots.

316 The secretary of the electoral board shall deliver all absentee ballots received after the election to the 317 clerk of the circuit court.

318 C. Upon request, the State Board shall provide an electronic copy of the absentee voter applicant list 319 to any political party or candidate. Such lists shall be used only for campaign and political purposes. In 320 no event shall any list furnished under this section contain (a) any voter's social security number or any 321 part thereof, (b) any voter's day and month of birth, or (c) the residence address of any voter who has 322 provided a post office box address to be used on public lists pursuant to § 24.2-418. 323

§ 24.2-711. Duties of electoral board, general registrar, and officers of election.

324 A. Before the polls open, the officers of election at each precinct shall mark, for each person on the 325 absentee voter applicant list, the letters "AB" (meaning absentee ballot) in the voting record column on 326 the pollbook. The pollbook may be so marked prior to election day by the general registrar, the secretary of the electoral board, or staff under the direction of the general registrar or the secretary, or when the pollbook is produced by the State Board pursuant to § 24.2-404. If the pollbook has been 327 328 329 marked prior to election day, before the polls open the officers of election at each precinct shall check 330 the marks for accuracy and make any additions or corrections required.

331 The chief officer of election shall keep the copy of the absentee voter applicant list in the polling 332 place as a public record open for inspection upon request at all times while the polls are open.

333 If a voter, whose name appears on the absentee voter applicant list, has not returned an unused ballot 334 and offers to vote in his precinct, the officers of election in the precinct shall determine the matter 335 pursuant to §§ 24.2-653.1 and 24.2-708.

336 Immediately after the close of the polls, the container of absentee ballots shall be opened by the 337 officers of election. As each ballot envelope is removed from the container, the name of the voter shall 338 be called and checked as if the voter were voting in person. If the voter is found entitled to vote, an 339 officer shall mark the voter's name on the pollbook with the first or next consecutive number from the 340 voter count form, or shall enter that the voter has voted if the pollbook is in electronic form. The ballot 341 envelope shall then be opened, and the ballot deposited in the ballot container without being unfolded or 342 examined. If the voter is found not entitled to vote, the unopened envelope shall be rejected. An 343 unopened envelope shall not be rejected on the sole basis of a voter's failure to provide in the statement 344 on the back of the unopened envelope his full middle name or his middle initial, unless the voter also 345 failed to provide his full first and last name. An unopened envelope shall not be rejected on the sole 346 basis of a voter's failure to provide the date, or any part of the date, including the year, on which he 347 signed the statement printed on the back of the envelope. At least two officers of election, one 348 representing each political party, shall write and sign a statement of the cause for rejection on the 349 envelope or on an attachment to the envelope.

350 When all ballots have been accounted for and either voted or rejected, the officers shall place the 351 empty ballot envelopes, the return envelopes, and any rejected ballot envelopes, in one envelope 352 provided for the purpose and seal and deliver it with the ballots cast at the election as provided in this 353 title.

354 B. Before noon on the day following the election, the general registrar shall deliver all applications 355 for absentee ballots for the election, under seal, to the clerk of the circuit court for the county or city, except that the general registrar may retain all applications for absentee ballots until the electoral 356 357 board has ascertained the results of the election pursuant to § 24.2-671, and has determined the validity 358 of and counted all provisional ballots pursuant to § 24.2-653.01, at which point all applications shall 359 then be delivered, under seal, to the clerk of the circuit court for the county or city. The clerk shall 360 retain the sealed applications with the counted ballots.

361 C. The secretary of the electoral board shall deliver all absentee ballots received after the election to

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362 the clerk of the circuit court.

363 § 24.2-712. Central absentee voter precincts; counting ballots.

A. Notwithstanding any other provision of law, the governing body of each county or city may shall establish one or more central absentee voter precincts in the courthouse or other public buildings for the purpose of receiving, counting, and recording absentee ballots cast in the county or city. The decision to establish any *A central* absentee voter precinct shall be made by the governing body by ordinance; the ordinance shall state for which elections the precinct shall be used. The decision to abolish any absentee voter precinct shall be made by the governing body by ordinance. Immediate notification of either decision shall be sent to the Department of Elections and the electoral board.

B. Each central absentee voter precinct shall have at least three officers of election as provided forother precincts. The number of officers shall be determined by the electoral board and general registrar.

373 C. If any voter brings an unmarked ballot to the central absentee voter precinct on the day of the election, he shall be allowed to vote it. If any voter brings an unmarked ballot to the general registrar on or before the day of the election, he shall be allowed to vote it, and his ballot shall be delivered to the 376 absentee voter precinct pursuant to § 24.2-710.

377 The officers at the absentee voter precinct shall determine any appeal by any other voter whose name 378 appears on the absentee voter applicant list and who offers to vote in person. If the officers at the 379 absentee voter precinct produce records showing the receipt of his application and the certificate or other 380 evidence of mailing for the ballot, they shall deny his appeal. If the officers cannot produce such 381 records, the voter shall be allowed to vote in person at the absentee voter precinct and have his vote 382 counted with other absentee votes. If the voter's appeal is denied, the provisions of § 24.2-708 shall be 383 applicable, and the officers shall advise the voter that he may vote on presentation of a statement signed 384 by him that he has not received an absentee ballot and subject to felony penalties for making false 385 statements pursuant to § 24.2-1016.

386 D. Absentee ballots may shall be processed as required by § 24.2-711 24.2-709.1 by the officers of 387 election at the central absentee voter precinct prior to the closing of the polls. In the case of 388 machine-readable ballots, the ballot container may shall be opened and the absentee ballots may shall be 389 inserted in the counting machines prior to the closing of the polls in accordance with procedures 390 prescribed by the Department of Elections, including procedures to preserve ballot secrecy, but no ballot 391 count totals by the machines shall be initiated prior to transmitted outside of the central absentee voter 392 precinct until after the closing of the polls.

In the case of absentee ballots that are counted by hand, the officers of election may shall begin
tallying such ballots at any time after 3:00 p.m. on the day of the election in accordance with the
procedures prescribed by the Department of Elections, including procedures to preserve ballot secrecy.
No counts of such tallies shall be determined or transmitted outside of the central absentee voter
precinct until after the closing of the polls.

398 The use of cellular telephones or other communication devices shall be prohibited in the central absentee voter precinct during such *processing and* tallying and until the closing of the polls. Any person present in the central absentee voter precinct shall sign a statement under oath that he will not transmit any counts prior to the closing of the polls. Any person who transmits any counts in violation of this section is guilty of a Class 1 misdemeanor.

403 E. As soon as the polls are closed in the county or city, the officers of election at the central
404 absentee voter precinct shall proceed promptly to ascertain and record the total vote given by all
405 absentee ballots and report the results in the manner provided for counting and reporting ballots
406 generally in Article 4 (§ 24.2-643 et seq.) of Chapter 6.

407 E. F. The electoral board or general registrar may provide that the officers of election for a central 408 absentee voter precinct may be assigned to work all or a portion of the time that the precinct is open on 409 election day subject to the following conditions:

410 1. The chief officer and the assistant chief officer, appointed pursuant to § 24.2-115 to represent the411 two political parties, are on duty at all times; and

412 2. No officer, political party representative, or other candidate representative shall leave the precinct
413 after any ballots have been counted until the polls are closed and the count for the precinct is completed
414 and reported.

 F. G. The general registrar may provide that the central absentee voter precinct will open after 6:00 a.m. on the day of the election provided that the office of the general registrar will be open for the receipt of absentee ballots until the central absentee voter precinct is open and that the officers of election for the central absentee voter precinct obtain the absentee ballots returned to the general registrar's office for the purpose of counting the absentee ballots at the central absentee voter precinct and provided further that the central absentee voter precinct is the same location as the office of the general registrar.

422 2. That the Department of Elections shall convene a work group to consider and evaluate methods

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423 for sorting absentee ballots by the precinct of the voter casting the absentee ballot and reporting 424 vote totals from absentee ballots separately by each precinct. The work group shall include such 425 persons determined by the Department of Elections as necessary or appropriate. The work group 426 shall organize no later than July 31, 2021, and shall complete its work no later than October 31, 427 2021. If recommending any specific policies or legislative proposals, the work group, through the 428 Commissioner of Elections, shall communicate such recommendations to the Chairmen of the 429 House and Senate Committees on Privileges and Elections by November 15, 2021.