(By Delegates Miley, Skinner, Ferro) [Introduced March 12, 2013; referred to the Committee on the Judiciary then Finance.]

A BILL to amend and reenact \$3-1-5 and \$3-1-29 of the Code of West Virginia, 1931, as amended, all relating to establishing voting precincts and changing the composition of standard receiving boards; increasing the limit on the size of voting precincts to three thousand registered voters in urban areas and one thousand in rural areas; permitting precincts in urban or rural areas to have fewer than the minimum numbers of registered voters allowed; permitting an increase in the size of standard receiving boards in enlarged precincts; providing an option to have more poll workers and commissioners; and permitting fewer poll workers in precincts during a municipal election where there is no simultaneous state or county election.

Be it enacted by the Legislature of West Virginia: That $\$ 3-1-5$ and $\$ 3-1-29$ of the Code of West Virginia, 1931, as

1 amended, be amended and reenacted, all to read as follows:
2 ARTICLE 1. GENERAL PROVISIONS AND DEFINITIONS.
3 §3-1-5. Voting precincts and places established; number of voters in precincts; precinct map; municipal map.

5 (a) The precinct shall be is the basic territorial election 6 unit. The county commission shall divide each magisterial district 7 of the county into election precincts, shall number the precincts, 8 shall determine and establish the boundaries thereof and shall 9 designate one voting place in each precinct, which place shall be 10 established as nearly as possible at the point most convenient for 11 the voters of the precinct. Each magisterial district shall contain 12 at least one voting precinct and each precinct shall have but one 13 voting place therein.

14 Each precinct within any urban center shall contain not less

1 this subsection would prevent undue hardship to the voters, the 2 Secretary of State may determine that the precinct be exempt from

3 the minimum numbers allowed. If, at any time the number of
4 registered voters exceeds the maximum number specified, the county 5 commission shall rearrange the precincts within the political

6 division so that the new precincts each contain a number of
7 registered voters within the designated limits: Provided, That any
8 precincts with polling places that are within a one mile radius of
9 each other on or after July 1, 2013, may be consolidated, at the
10 discretion of the county clerk and county commission, into one or
11 more new precincts that contain not more than three thousand
12 registered voters in any urban center, nor more than one thousand
13 registered voters in a rural or less thickly settled area:
14 Provided, however, That no precincts shall be consolidated pursuant
15 to this section if the consolidation would create a geographical 16 barrier or path of travel between voters in a precinct and their

17 proposed new polling place that would create an undue hardship to 18 voters of any current precinct.

19 If a county commission fails to rearrange the precincts as 20 required, any qualified voter of the county may apply for a writ of 21 mandamus to compel the performance of this duty: Provided, That 22 when in the discretion of the county commission, there is only one 23 place convenient to vote within the precinct and when there are 24 more than seven hundred registered voters within the existing

1 precinct, the county commission may designate two or more precincts 2 with the same geographic boundaries and which have voting places 3 located within the same building. The county commission shall 4 designate alphabetically the voters who are eligible to 5 vote in each precinct so created. Each precinct shall be 6 operated separately and independently with separate voting booths, 7 ballot boxes, election commissioners and clerks, and whenever 8 possible, in separate rooms. No two of such the precincts may use 9 the same counting board.

10 (b) In order to facilitate the conduct of local and special 11 elections and the use of election registration records therein, 12 precinct boundaries shall be established to coincide with the 13 boundaries of any municipality of the county and with the wards or 14 other geographical districts of the municipality except in 15 instances where found by the county commission to be wholly 16 impracticable so to do. Governing bodies of all municipalities 17 shall provide accurate and current maps of their boundaries to the 18 clerk of any county commission of a county in which any portion of 19 the municipality is located.

20 (c) To facilitate the federal and state redistricting process, 21 precinct boundaries shall be comprised of intersecting 22 geographic physical features or municipal boundaries recognized by 23 the U. S. Census Bureau. For purposes of this subsection, 24 geographic physical features include streets, roads, streams,

1 creeks, rivers, railroad tracks and mountain ridge lines. The 2 county commission of every county must shall modify precinct 3 boundaries to follow geographic physical features or municipal 4 boundaries and submit changes to the virinia offee of 5 Legislative Services Division of the Joint Committee on Government 6 and Finance by June 30, 2007, and by June 30 , every ten calendar

7 years thereafter. The county commission must shall also submit 8 precinct boundary details to the U.S. Census Bureau upon request.

10 the Joint Committee on Government and Finance shall be available
11 for consultation with the county commission regarding the precinct 12 modification process: Provided, That nothing in this subsection

13 removes or limits the ultimate responsibility of the county 14 commission to modify precinct boundaries to follow geographic 15 physical features. 7 Commissioners for the ballot box and one additional election 8 Commissioner: Provided, That if a municipal election is held at a 9 time when there is no county or state election, the standard

## boards, determination of number and type.

(a) For the purpose of this article:
(1) The term "standard receiving board" means those election officials charged with conducting the process of voting within a precinct and consists of no less than five persons, to be comprised as follows: including one team of poll clexks, one team of election receiving board is to consist of four persons, including one team of poll clexks and one team of Election Commissioners for the ballot box;
(2) The term "expanded receiving board" means a standard receiving board as defined in subdivision (1) of this subsection and one additional team of poll clexks;
(A) Each precinct shall have at least one team of poll clerks, one team of election commissioners for the ballot box and one additional election commissioner.
(B) At the discretion of the county clerk and the county commission, any county may add additional teams of poll clerks and commissioners to any precinct, as necessary to fairly and efficiently conduct an election;
(2) If a municipal election is held at a time when there is no county or state election, then the standard receiving board may, at

1 the discretion of the official charged with the administration of
2 election, consist of as few as four persons, including one team of
3 poll clerks and one team of election commissioners for the ballot 4 box;

5 (3) The term "counting board" means those election officials 6 charged with counting the ballots at the precinct in counties using 7 paper ballots and includes one team of poll clerks, one team of 8 election commissioners and one additional commissioner;

9 (4) The term "team of poll clerks" or "team of election 10 commissioners" means two persons appointed by opposite political

11 parties to perform the specific functions of the office: Provided, 12 That no team of poll clerks or team of election commissioners may

13 consist of two persons with the same registered political party 14 affiliation or two persons registered with no political party 15 affiliation; and
(5) The term "election official trainee" means an individual 17 who is sixteen or seventeen years of age who meets the requirements 18 of subdivisions (2), (3), (4), (5) and (6), subsection (a), section 19 twenty-eight of this article.
as follows:
(1) In any primary, general or special election other than a
3 presidential primary or presidential general election, each
election precinct is to have one standard receiving board,

24 election boards for the various precincts according to the

1 provisions of this section. At least eighty-four days before each 2 primary and general election the county commission shall notify the 3 county executive committees of the two major political parties in 4 writing of the number of nominations which may be made for poll 5 clerks and election commissioners.

6 (d) (c) For each municipal election, the governing body of the 7 municipality shall perform the duties of the county commission as 8 provided in this section.

NOTE: The purpose of this bill is to increase the limit on the size of urban voting precincts to three thousand registered voters and to increase the size of standard receiving boards in enlarged precincts.

Strike-throughs indicate language that would be stricken from the present law, and underscoring indicates new language that would be added.

