UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 FORM 8-K

CURRENT REPORT

Pursuant to Section 13 OR 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported)

March 6, 2006

AMERICAN NATIONAL BANKSHARES INC.

	(Exact name of registrant as specified in its charter)				
	Virginia	0-12820	54-1284688		
	(State or other jurisdiction	(Commission	(I.R.S. Employer		
	of incorporation)	File Number)	Identification No.)		
	628 Main	Street, Danville, VA	24541		
	(Address of pr	ncipal executive offices)	(Zip Code)		
Reg	gistrant's telephone number, including area co	de 434-792-5111			
		(Former name or former address, if changed since la	ast report.)		
Che	ck the appropriate box below if the Form 8-K	filing is intended to simultaneously satisfy the filing ob	ligation of the registrant under any of the following provisions:		
	Written communications pursuant to Rule 4	25 under the Securities Act (17 CFR 230.425)			
	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)				
	Pre-commencement communications pursu	ant to Rule 14d-2(b) under the Exchange Act (17 CFR 24	0.14d-2(b))		
	Pre-commencement communications pursu	ant to Rule 13e-4(c) under the Exchange Act (17 CFR 24	0.13a-4(c))		
Iten	n 5.02 Departure of Directors or Principal (officers; Election of Directors; Appointment of Princip	al Officers		
On 1	February 28, 2006, the Board of Directors of A	American National Bankshares Inc. ("American National"	") reported the following director retirements:		
		retire from the Board of Directors pursuant to Americ nnual Meeting of Shareholders, to be held April 25, 2006	an National's retirement policy for directors. Mr. Barkhouser's 6.		
	Mr. Barker is eligible to become Di		the Annual Meeting of Shareholders, to be held April 25, 2006, commendation from its Corporate Governance and Nominating 4, 2007.		
Con Dire	nmunity First Financial Corporation ("Commectors within a reasonable period of time follows:	wing the merger. Pending required approvals, the merge	ommunity First will be named to American National's Board of		

Signature

the President of Brady & Crist Dentists, Inc., and is presently the Chairman and Interim Chief Executive Officer of Community First. It is currently anticipated that this

Pursuant to the requirements of the Securities Exchange Act of 1934	the registrant has duly caused this report	rt to be signed on its behalf b	y the undersigned
hereunto duly authorized.			

Date: March 6, 2006

s/ Neal A. Petrovich

Senior Vice President and Chief Financial Officer

appointment will take place following American National's 2006 Annual Meeting.