2002 SESSION

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HOUSE BILL NO. 183

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Joint Conference Committee on March 7, 2002)

(Patron Prior to Substitute—Delegate Parrish)

- 234567
- A BILL to amend and reenact § 57-12 of the Code of Virginia, relating to religious and charitable matters; quantity of real property trustees may hold. 8 Be it enacted by the General Assembly of Virginia:
 - 1. That § 57-12 of the Code of Virginia is amended and reenacted as follows:

9 10 § 57-12. Quantity of real and personal property trustees may hold.

Such trustees shall not take or hold at any one time more than 15 fifteen acres of land in a city or 11 12 town, nor more than 250 acres outside of a city or town and within the same county. The city or town council of any city or town may by ordinance, however, authorize such trustees to take and hold in such 13 city or town not more than 50 fifty acres of land at any one time if such acreage is to be devoted 14 15 exclusively, and is subsequently so devoted, to (i) a church building, chapel, cemetery; (ii) offices 16 exclusively used for administrative purposes of the church; (iii) a Sunday school or parochial school building or playgrounds thereof; (iv) parking lots for the convenience of those attending any of the 17 foregoing; (v) administrative offices located on such church property leased by the church to a nonprofit 18 hospital; or (vi) a church manse, parsonage or rectory.; such Such trustees of a church diocese may 19 20 take or hold not more than 250 acres in any one county at any one time; and they.

21 Such trustees shall not take or hold money, securities or other personal property to the extent that 22 such taking or holding causes the money, securities or other personal property held at the time of taking 23 by such trustees to exceed in the aggregate, exclusive of the books and furniture aforesaid, the sum of 24 ten million dollars.

25 Where two or more religious congregations, churches or religious societies shall merge or 26 consolidate, such religious congregation, church or religious society so merged or consolidated, shall 27 have three years' time within which to dispose of its land in excess of that which it is permitted to hold 28 under this section.

29 Land taken or held outside of a city or town shall always be considered as such for the purposes of 30 this article although such land later becomes part of a city or town through annexation or otherwise.

31 Nothing herein contained shall affect the validity of any land within a city or town legally acquired 32 by a church to be exclusively used for a church manse, parsonage or rectory between June 30, 1954, 33 and June 27, 1964, provided the total amount of land owned by a church within a city or town does not 34 exceed twenty acres.

35 The Office of the Attorney General shall intervene on behalf of any city, town or county to enforce 36 the provisions of this section. The Office of the Attorney General shall be the proper party to be named 37 as the defendant in any suit or action brought against the Commonwealth challenging the validity of 38 this section.