## **2004 SESSION**

**ENROLLED** 

[S 270]

## VIRGINIA ACTS OF ASSEMBLY - CHAPTER Approved Be it enacted by the General Assembly of Virginia:

An Act to amend and reenact §§ 22.1-3, 22.1-3.1, 22.1-4.1, 22.1-270, and 22.1-271.2 of the Code of Virginia, relating to enrollment of certain children in public schools.

4 5

6

## 7 1. That §§ 22.1-3, 22.1-3.1, 22.1-4.1, 22.1-270, and 22.1-271.2 of the Code of Virginia are amended 8 and reenacted as follows: 9

§ 22.1-3. Persons to whom public schools shall be free.

10 The public schools in each school division shall be free to each person of school age who resides 11 within the school division. Every person of school age shall be deemed to reside in a school division: 12

1. When the person is living with a natural parent, or a parent by legal adoption;

13 2. When the parents of such person are dead and the person is living with a person in loco parentis who actually resides within the school division; 14

15 3. When the parents of such person are unable to care for the person and the person is living, not solely for school purposes, with another person who resides in the school division and is either (i) the 16 17 court-appointed guardian, or has legal custody, of the person or (ii) acting in loco parentis pursuant to 18 placement of the person for adoption by a person or entity authorized to do so under § 63.2-1200;

19 4. When the person is living with a parent, guardian, or person in loco parentis in a temporary 20 shelter in the school division, not solely for school purposes;

21 5. When the person is living in the school division not solely for school purposes, as an emancipated 22 minor; or

23  $\mathbf{6}$  5. When the person living in the school division is a homeless child or youth, as set forth in this 24 subdivision, who lacks a fixed, regular, and adequate nighttime residence and has a primary nighttime 25 residence located within the school division that is:

26 a. a supervised publicly or privately operated shelter designed to provide temporary living 27 accommodations, including welfare hotels, congregate shelters, and transitional housing for the mentally 28 ill;

29 **b**. Such persons shall include (i) children and youths, including unaccompanied youths who are not 30 in the physical custody of their parents, who (a) are sharing the housing of other persons due to loss of 31 housing, economic hardship, or other causes; are living in motels, hotels, trailer parks, or camping 32 grounds due to lack of alternative adequate accommodations or in emergency, congregate, temporary, 33 or transitional shelters; are abandoned in hospitals; or are awaiting foster care placement; (b) are 34 living in an institution that provides a temporary residence for the mentally ill or individuals intended to 35 be institutionalized; or e. (c) have a primary nighttime residence that is a public or private place not designed for, or ordinarily used as, a regular sleeping accommodation for human beings; or (d) are 36 37 living in parked cars, parks, public spaces, abandoned buildings, substandard housing, bus or train 38 stations, or similar settings; and (ii) migratory children, as defined in the Elementary and Secondary 39 Education Act of 1965, as amended, who are deemed homeless as they are living in circumstances set 40 forth in clause (i) of this subdivision.

41 For purposes of *clause* (i) of subdivision 4 5, "temporary shelter" means (i) any home, single or 42 multi-unit dwelling or housing unit in which persons who are without housing or a fixed address receive 43 temporary housing or shelter or (ii) any facility specifically designed or approved for the purpose of 44 providing temporary housing or shelter to persons who are without permanent housing or a fixed 45 address.

46 If a person resides within housing, temporary shelter, or primary nighttime residence as described in subdivision 65 that is situated in more than one school division, the person shall be deemed to reside in 47 48 and shall be entitled to attend a public school within either school division. However, if a person resides 49 in housing, temporary shelter, or primary nighttime residence as described in subdivision 65 that is 50 located in one school division, but the property on which such housing, temporary shelter, or primary nighttime residence is located lies within more than one school division, such person shall be deemed to 51 reside only in the single school division in which the housing, temporary shelter, or primary nighttime 52 53 residence is located. Notwithstanding any such residency determination, any person residing in housing, 54 a temporary shelter, or primary nighttime residence as described in subdivision 65 that is located in one 55 school division, but the property on which such housing, temporary shelter, or primary nighttime 56 residence is located lies within more than one school division, shall be deemed to reside in either school

SB270ER

1 2

3

division, if such person or any sibling of such person residing in the same housing or temporary shelter
attends, prior to July 1, 1999, or, in the case of a primary nighttime residence as described in
subdivision 6 5, prior to July 1, 2000, a school within either school division in which the property on
which the housing, temporary shelter, or primary nighttime residence is located.

61 School divisions shall comply with the requirements of the federal McKinney-Vento Homeless
 62 Education Assistance Improvements Act of 2001, as amended (42 U.S.C. § 11431 et seq.), to ensure that
 63 homeless children and youths shall receive the educational services comparable to those offered to other
 64 public school students.

65 School divisions serving the students identified in subdivision 5 shall coordinate the identification
66 and provision of services to such students with relevant local social services agencies and other
67 agencies and programs providing services to such students, and with other school divisions as may be
68 necessary to resolve interdivisional issues.

69 § 22.1-3.1. Birth certificates required upon admission; required notice to the local law-enforcement agency.

71 A. Except as otherwise provided in this subsection, no pupil shall be admitted for the first time to 72 any public school in any school division in this Commonwealth unless the person enrolling the pupil 73 shall present, upon admission, a certified copy of the pupil's birth record. The principal or his designee 74 shall record the official state birth number from the pupil's birth record into the pupil's permanent school 75 record. If a certified copy of the pupil's birth record cannot be obtained, the person so enrolling the pupil shall submit an affidavit setting forth the pupil's age and explaining the inability to present a 76 77 certified copy of the birth record. If the school division cannot ascertain a child's age because of the 78 lack of a birth certificate, the child shall nonetheless be admitted into the public schools if the division 79 superintendent determines that the person submitting the affidavit presents information sufficient to 80 estimate with reasonable certainty the age of such child.

However, if the student seeking enrollment is a homeless child or youth as defined in § 22.1-3, the 81 school shall immediately enroll such student, even if such student is unable to produce the records 82 83 required for enrollment, and shall immediately contact the school last attended by the student to obtain relevant academic and other records, and shall comply with the provisions of the federal 84 85 McKinney-Vento Homeless Education Assistance Improvements Act of 2001, as amended (42 U.S.C. § 11431 et seq.), including immediately referring the parent of the student or the youth to the local 86 school division liaison, as described in the federal Act, who shall assist in obtaining the necessary 87 88 records for enrollment.

B. Upon the failure of any person enrolling a pupil to present a certified copy of the pupil's birth record, the principal of the school in which the pupil is being enrolled or his designee shall immediately notify the local law-enforcement agency. The notice to the local law-enforcement agency shall include copies of the submitted proof of the pupil's identity and age and the affidavit explaining the inability to produce a certified copy of the birth record.

94 C. Within fourteen 14 days after enrolling a transferred pupil, the principal of the school in which the pupil has been enrolled or his designee shall request that the principal or his designee of the school in which the pupil was previously enrolled submit documentation that a certified copy of the pupil's birth record was presented upon the pupil's initial enrollment.

98 D. Principals and their designees shall be immune from any civil or criminal liability in connection
99 with any notice to a local law-enforcement agency of a pupil lacking a birth certificate or failure to give such notice as required by this section.

§ 22.1-4.1. Street addresses required in certain school admission documents.

102 Documents submitted for admission of any child to public schools in the Commonwealth, except 103 such documents required in accordance with §§ 22.1-3.1 and 22.1-270, shall include the street address or 104 route number of each pupil's residence. If no street address or route number exists for such residence, a 105 post office box number shall be required.

106 If the pupil has no fixed, regular, and adequate nighttime residence, and has a primary nighttime 107 residence as described in subsection 6 of *is a homeless child or youth as defined in subdivision 5 of* 108 § 22.1-3, and for that reason the school division determines, on the basis of the affidavit of the person 109 seeking to enroll the pupil, that a street address, route number, or post office box number cannot be 110 provided, it may accept an address in an alternate form it deems appropriate.

111 Address information provided under this section shall not be released to any person unless otherwise 112 authorized by law.

§ 22.1-270. Preschool physical examinations.

101

113

A. No pupil shall be admitted for the first time to any public kindergarten or elementary school in a school division unless such pupil shall furnish, prior to admission, (i) a report from a qualified licensed physician, or a licensed nurse practitioner or licensed physician assistant acting under the supervision of a licensed physician, of a comprehensive physical examination of a scope prescribed by the State Health

## 2 of 4

SB270ER

Commissioner performed within the twelve 12 months prior to the date such pupil first enters such 118 119 public kindergarten or elementary school or (ii) records establishing that such pupil furnished such report 120 upon prior admission to another school or school division and providing the information contained in 121 such report.

122 If the pupil has no fixed, regular, and adequate nighttime residence, and has a primary nighttime 123 residence as described is a homeless child or youth as defined in subdivision 65 of § 22.1-3, and for 124 that reason cannot furnish the report or records required by (i) or (ii) of this subsection, and the person 125 seeking to enroll the pupil furnishes to the school division an affidavit so stating and also indicating 126 that, to the best of his knowledge, such pupil is in good health and free from any communicable or 127 contagious disease, the school division shall immediately refer the student for to the local school 128 division liaison, as described in the federal McKinney-Vento Homeless Education Assistance Improvements Act of 2001, as amended (42 U.S.C. § 11431 et seq.) (the Act), who shall, as soon as 129 130 practicable, assist in obtaining the necessary physical examination by the county or city health 131 department or other clinic or physician's office and shall immediately admit the pupil to school pending 132 receipt of the report from such physical examination, as required by such Act.

133 B. The physician, or licensed nurse practitioner or licensed physician assistant acting under the 134 supervision of a licensed physician, making a report of a physical examination required by this section 135 shall, at the end of such report, summarize the abnormal physical findings, if any, and shall specifically 136 state what, if any, conditions are found that would identify the child as handicapped.

137 C. Such physical examination report shall be placed in the child's health record at the school and 138 shall be made available for review by any employee or official of the State Department of Health or any 139 local health department at the request of such employee or official.

140 D. Such physical examination shall not be required of any child whose parent or guardian shall 141 object on religious grounds and who shows no visual evidence of sickness, provided that such parent or 142 guardian shall state in writing that, to the best of his knowledge, such child is in good health and free 143 from any communicable or contagious disease.

144 E. The health departments of all of the counties and cities of the Commonwealth shall conduct such 145 physical examinations for medically indigent children without charge upon request and may provide 146 such examinations to others on such uniform basis as such departments may establish. 147

F., G., H. [Repealed.]

148 I. Parents or guardians of entering students shall complete a health information form which shall be 149 distributed by the local school divisions. Such forms shall be developed and provided jointly by the 150 Department of Education and Department of Health, or developed and provided by the school division 151 and approved by the Superintendent of Public Instruction. Such forms shall be returnable within fifteen 152 15 days of receipt unless reasonable extensions have been granted by the superintendent or his designee. 153 Upon failure of the parent or guardian to complete such form within the extended time, the 154 superintendent may send to the parent or guardian written notice of the date he intends to exclude the 155 child from school; however, no child who is a homeless child or youth as defined in subdivision 5 of 156 § 22.1-3 shall be excluded from school for such failure to complete such form.

157 § 22.1-271.2. Immunization requirements.

158 A. No student shall be admitted by a school unless at the time of admission the student or his parent 159 or guardian submits documentary proof of immunization to the admitting official of the school or unless 160 the student is exempted from immunization pursuant to subsection C or is a homeless child or youth as 161 defined in subdivision 5 of § 22.1-3. If a student does not have documentary proof of immunization, the 162 school shall notify the student or his parent or guardian (i) that it has no documentary proof of immunization for the student; (ii) that it may not admit the student without proof unless the student is 163 164 exempted pursuant to subsection C, including any homeless child or youth as defined in subdivision 5 of 165 § 22.1-3; (iii) that the student may be immunized and receive certification by a licensed physician, registered nurse or an employee of a local health department; and (iv) how to contact the local health 166 167 department to learn where and when it performs these services. Neither this Commonwealth nor any 168 school or admitting official shall be liable in damages to any person for complying with this section.

169 Any physician, registered nurse or local health department employee performing immunizations shall 170 provide to any person who has been immunized or to his parent or guardian, upon request, documentary 171 proof of immunizations conforming with the requirements of this section.

172 B. Any student whose immunizations are incomplete may be admitted conditionally if that student 173 provides documentary proof at the time of enrollment of having received at least one dose of the 174 required immunizations accompanied by a schedule for completion of the required doses within ninety90 175 days.

176 The immunization record of each student admitted conditionally shall be reviewed periodically until 177 the required immunizations have been received.

178 Any student admitted conditionally and who fails to comply with his schedule for completion of the 179 required immunizations shall be excluded from school until his immunizations are resumed.

180 C. No certificate of immunization shall be required for the admission to school of any student if (i)
181 the student or his parent or guardian submits an affidavit to the admitting official stating that the administration of immunizing agents conflicts with the student's religious tenets or practices; or (ii) the school has written certification from a licensed physician or a local health department that one or more of the required immunizations may be detrimental to the student's health, indicating the specific nature and probable duration of the medical condition or circumstance that contraindicates immunization.

186 *however, if a student is a homeless child or youth as defined in subdivision 5 of § 22.1-3 and (a)*187 *does not have documentary proof of necessary immunizations or has incomplete immunizations and (b)*188 *is not exempted from immunization pursuant to clauses (i) or (ii) of this subsection, the school division*189 *shall immediately admit such student and shall immediately refer the student to the local school division*190 *liaison, as described in the federal McKinney-Vento Homeless Education Assistance Improvements Act of*191 2001, as amended (42 U.S.C. § 11431 et seq.) (the Act), who shall assist in obtaining the documentary
192 *proof of, or completing, immunization and other services required by such Act.*

D. The admitting official of a school shall exclude from the school any student for whom he does not have documentary proof of immunization or notice of exemption pursuant to subsection C, *including notice that such student is a homeless child or youth as defined in subdivision 5 of § 22.1-3.*

E. Every school shall record each student's immunizations on the school immunization record. The school immunization record shall be a standardized form provided by the State Department of Health, which shall be a part of the mandatory permanent student record. Such record shall be open to inspection by officials of the State Department of Health and the local health departments.

200 The school immunization record shall be transferred by the school whenever the school transfers any201 student's permanent academic or scholastic records.

Within thirty 30 calendar days after the beginning of each school year or entrance of a student, each admitting official shall file a report with the local health department. The report shall be filed on forms prepared by the State Department of Health and shall state the number of students admitted to school with documentary proof of immunization, the number of students who have been admitted with a medical or religious exemption and the number of students who have been conditionally admitted, *including those students who are homeless children or youths as defined in subdivision 5 of § 22.1-3.*

208 F. The requirement for mumps immunization as provided in § 32.1-46 shall not apply to any child 209 admitted for the first time to any grade level, kindergarten through grade twelve, of a school prior to 210 August 1, 1981.

The requirement for Haemophilus Influenzae Type b immunization as provided in § 32.1-46 shall not apply to any child admitted to any grade level, kindergarten through grade twelve 12.

213 G. The Board of Health shall promulgate rules and regulations for the implementation of this section
214 in congruence with rules and regulations of the Board of Health promulgated under § 32.1-46 and in
215 cooperation with the Board of Education.