2008 SESSION

INTRODUCED

HB767

	083338816
1	HOUSE BILL NO. 767
2	Offered January 9, 2008
3	Prefiled January 8, 2008
4	A BILL to amend and reenact § 22.1-254.1 of the Code of Virginia, relating to requirements for home
5	instruction.
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v	Patron—Tata
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8	Referred to Committee on Education
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 22.1-254.1 of the Code of Virginia is amended and reenacted as follows:
12	§ 22.1-254.1. Declaration of policy; requirements for home instruction of children.
13	A. When the requirements of this section have been satisfied, instruction of children by their parents
14	is an acceptable alternative form of education under the policy of the Commonwealth of Virginia. Any
15	parent of any child who will have reached the fifth birthday on or before September 30 of any school
16	year and who has not passed the eighteenth birthday may elect to provide home instruction in lieu of
17	school attendance if he (i) holds a high school diploma; or (ii) is a teacher of qualifications prescribed
18	by the Board of Education; or (iii) has enrolled the child or children in a correspondence course
19	approved by the Superintendent of Public Instruction; or (iv) (iii) provides a program of study or
20	curriculum which, in the judgment of the division superintendent, includes the standards of learning
21	objectives adopted by the Board of Education for language arts and mathematics may be delivered
22	through a correspondence course or distance learning program or in any other manner; or (iv) provides
23	evidence that the parent he is able to provide an adequate education for the child.
24	B. Any parent who elects to provide home instruction in lieu of school attendance shall annually
25	notify the division superintendent in August of his intention to so instruct the child and provide a
26	description of the curriculum to be followed for the coming year and evidence of having met one of the
27	criteria for providing home instruction as required by subsection A. Effective July 1, 2000, parents
28	electing to provide home instruction shall provide such annual notice no later than August 15. Any
29	parent who moves into a school division or begins home instruction after the school year has begun
30	shall notify the division superintendent of his intention to provide home instruction as soon as
31	practicable and shall thereafter comply with the requirements of this section within 30 days of such
32	notice. The division superintendent shall notify the Superintendent of Public Instruction of the number of
33	students in the school division receiving home instruction.
34	C. The parent who elects to provide home instruction shall provide the division superintendent by
35	August 1 following the school year in which the child has received home instruction with either (i)
36	evidence that the child has attained a composite score in or above the fourth stanine on any nationally
37	normed standardized achievement test or (ii) an evaluation or assessment which the division
38	superintendent determines to indicate that the child is achieving an adequate level of educational growth
39	and progress.
40	In the event that evidence of progress as required in this subsection is not provided by the parent, the
41	home instruction program for that child may be placed on probation for one year. Parents shall file with
42	the division superintendent evidence of their ability to provide an adequate education for their child in
43	compliance with subsection A and a remediation plan for the probationary year which indicates their
44 45	program is designed to address any educational deficiency. Upon acceptance of such evidence and plan
45	by the division superintendent, the home instruction may continue for one probationary year. If the
46	remediation plan and evidence are not accepted or the required evidence of progress is not provided by

August 1 following the probationary year, home instruction shall cease and the parent shall make other arrangements for the education of the child which comply with § 22.1-254. The requirements of subsection C shall not apply to children who are under the age of six as of September 30 of the school year.

D. Nothing in this section shall prohibit a pupil and his parents from obtaining an excuse from school attendance by reason of bona fide religious training or belief pursuant to subdivision B 1 of § 22.1-254.

E. Any party aggrieved by a decision of the division superintendent may appeal his decision within 30 days to an independent hearing officer. The independent hearing officer shall be chosen from the list maintained by the Executive Secretary of the Supreme Court for hearing appeals of the placements of children with disabilities. The costs of the hearing shall be apportioned among the parties by the hearing officer in a manner consistent with his findings.

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F. School boards shall implement a plan to notify students receiving home instruction pursuant to this section and their parents of the availability of Advanced Placement (AP) and Preliminary Scholastic Aptitude Test (PSAT) examinations and the availability of financial assistance to low-income and needy students to take these examinations. School boards shall implement a plan to make these examinations 60 61

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63 available to students receiving home instruction.