# 2008 SESSION

**ENROLLED** 

[S 215]

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 1.2, 2.2, 7.2, 7.3, 7.4, 7.6, and 7.7 of Chapter 472 of the Acts of Assembly of 1970, which provided a charter for the Town of Narrows in the County of Giles, and to amend such Chapter by repealing sections numbered 6.1 through 6.4, relating to general powers of town.

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## Approved

#### 8 Be it enacted by the General Assembly of Virginia:

#### 9 1. That §§ 1.2, 2.2, 7.2, 7.3, 7.4, 7.6, and 7.7 of Chapter 472 of the Acts of Assembly of 1970 are 10 amended and reenacted as follows:

§ 1.2. Boundaries.

12 The territory embraced within the Town of Narrows is that territory in the County of Giles, Virginia, 13 described as follows, to wit: in a recordation in the Clerk's Office of the court where deeds are filed.

- "Beginning at a U. S. Coast and Geodetic Station, a brass pin imbedded in concrete on top of a 14 15 small cliff, said point located in the East corporate limit line 2040' S 4º 20' W from the South bank of New River, thence from said beginning S 53° 46' W 1463' to a stake at the southeast corner of the 16 Reservoir lot, thence S 75° 46' W 1178.3' to a stake near a Maple tree, thence N 61° 12' W 1916.6' to a 17 stake in the original corporate line; thence with the same, S 85° 08' W 805' to a point on the bluff on 18 the south side of Wolf Creek, thence N 42º 07' W 473.2' crossing Monroe Street (old Rt. 61) and Wolf 19 20 Creek to a point in the north bank of creek at the Narrows Park, thence with the north bank of said Wolf Creek, S 15° 36' W 68.4', thence S 21° 47' W 93.4', thence S 32° 33' W 303.3'; thence S 45° 29' 21 W 431.7', thence S 58° 20' W 324.1', thence N 78° 47' W 429.8' to an iron pin at a twin Elm, the west 22 23 end of the park, thence leaving the said creek N 5º 18' W 108.4' to an iron pipe corner in the south line 24 of "Orchard Hills" subdivision and in the north line of the Wolf Creek road, thence with the said subdivision and the north line of the secondary road as follows, N 88º 08' W 194.8', thence N 66º 46' 25 26 W 160.7'; thence N 65° 49' W 78.68'; thence N 70° 36' W 211.5', thence S 62° 39' W 121.4', thence S 83° 51' W 98.5', thence N 89° 47' W 135.21', thence N 87° 33' W 95.58', thence S 84° 30' W 242.4', 27 28 thence N 85° 51' W 86.0', thence leaving the State secondary road and with the west line of said 29 subdivision N 41º 14' E 2355.4', (passing the N. West corner of "Orchard Hills" Subdivision at 1989.6') 30 to the original southwest corporate corner, thence with the original line, N 46° 49' E 2103.7' to a concrete marker on top of the hill, thence N 89° 04' E 1482' to a cross chiseled in the east edge of the 31 32 southeast abutment of the bridge across Wolf Creek, (Road No. 649), thence N 28 ° 17' E 340' to a point 8' east of the southeast abutment of the N. and W. Main line bridge over Wolf Creek, thence N 33 19º 44' E 4065' down and across New River to the old Virginian Railway Catenary pole No. W 21 N, 34 thence S 86° 40' E 1585.9' a point in the back line of "Highland Park" Subdivision, thence S 87° 56' E 35 209' to a point, thence continuing with the back lot lines of said subdivision S 30° 47' E 562.5' to a 36 concrete monument thence S 2º 12' W 35', thence leaving the said subdivision S 73º 30' E 125.3' to a 37 38 concrete monument then down the hollow S 12° 36' W 124.3' to a concrete monument, thence S 3° 59' W 90.4' to a concrete monument, thence S 1º 41' E 340.5' to a concrete monument, thence S 43º 46' E 39 40 193.2' to a concrete monument, thence S 17º 12' E 358.9' to a concrete monument, thence S 42º 25' E 378.1' to a concrete monument, thence S 55° 20' E 188.9' to a concrete monument thence S 39° 21' E 41 42 825.23' (crossing highway No. 460 at 384') to a stake at the water edge of New River, (North Side) 43 thence down stream along the water edge S 49° 45' W 1681.0' to a stake, thence S 59° 59' W 718.4' to a stake, thence S 26° 05' W 606' crossing the New River to a point at the discharge end of a small 44 45 drain, thence S 4º 20' W 2040' to the beginning containing 750.97 acres."
- 46 § 2.2. Adoption of Certain Sections of Code of Virginia.

47 The powers set forth in §§ 15.1-837 through 15.1-907, both inclusive, of Chapter 18 of Title 15.1
48 15.2-1100 et seq. of the Code of Virginia, as in force on January 1, 1968 the date of enactment of this charter, are hereby conferred on and vested in the Town of Narrows.

50 § 7.2. Actions against Town for Damages, Etc.

(a) No action shall be maintained against the town for damages for any injury to any person or property alleged to have been sustained by reason of the negligence of the town, or by any officer, agent or employee thereof, unless a written statement verified by oath of the claimant, his agent or attorney, or the personal representative of any decedent whose death is a result of the alleged negligence of the town, its officers, agents, or employees, of the nature of the claim and the time and place at which the injury is alleged to have occurred, or to have been received, shall have been filed with the

mayor or an attorney appointed by the town council for this purpose, and the town is hereby authorized 57 58 to appoint such an attorney, within sixty days six months after such cause of action shall have accrued.

59 Where the claimant is an infant or non compose mentily, or the injured party dies within such sixty days, 60 such statement may be filed within one hundred twenty days. However, if the claimant was under a disability at the time the cause of action accrued, the tolling provisions of § 8.01-229 of the Code of 61 62 Virginia apply. No officers, agents or employees of the town shall have authority to waive such 63 conditions precedent or any of them.

64 In any action against the town to recover damages against it for any negligence in the (b) 65 construction or maintenance of its streets, alleys, lanes, parks, public places, sewers, reservoirs or water 66 mains, where any person or corporation is liable with the town for such negligence, every such person or corporation shall be joined as defendant with the town in such action brought to recover damages for 67 such negligence, and where there is a judgment or verdict against the town, as well as the other 68 defendant, it shall be ascertained by the court or jury which of the defendants is primarily liable for the 69 70 damages assessed.

71 (c) If it is ascertained by the judgment of the court that some person or corporation other than the 72 town is primarily liable, there shall be a stay of execution against the town until execution against such 73 person or persons or corporation or corporations shall have been returned without realizing the full 74 amount of such judgment.

75 (d) If the town, when not primarily liable, shall pay such judgment in whole or in part, the plaintiff 76 shall, to the extent that such judgment is paid by the town, assign the judgment to the town, without 77 recourse on the plaintiff, and the town shall be entitled to have execution issued for its benefit against 78 the other defendant or defendants who have been ascertained to be primarily liable, or may institute any 79 suit to enforce the said judgment, or any action at law, or scire facias to revive such judgment.

80 (e) No order shall be entered or made, and no injunction shall be awarded by any court or judge, to stay proceedings of the town in the prosecution of their works, unless it be manifest that they, their 81 82 officers, agents, or servants are transcending the authority given them in this charter, and that the interposition of the court is necessary to prevent injury that cannot be adequately compensated in 83 84 damages.

85 (f) The town council is authorized and empowered to compromise any claim for damages or any suit 86 or action brought against the town.

§ 7.3. United States Government Employees.

88 No person, otherwise eligible under the laws of the United States and the Commonwealth of Virginia, 89 shall be disgualified, by reason of his accepting or holding an office, post, trust or emolument under the 90 United States government, from serving as an officer or employee of the town, or as a member, officer, 91 or employee of any board or commission. 92

§ 7.4. Board of Zoning Appeals.

93 The council Circuit Court for Giles County shall appoint a Board of Zoning Appeals, consisting of 94 five members, none of whom shall hold any other positions with the town, except that one may be a member of the local planning commission, and each of whom shall be a qualified voter of said town. 95 96

Their term of office shall be for five years each, except that original appointments shall be made for 97 such terms that the term of one member shall expire each year. 98

§ 7.6. Eminent Domain.

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99 The powers of eminent domain set forth in Title 15.1 15.2; Title 25 25.1, Chapter 1.1; and Title 33 100 33.1, Chapter 1, Article 7 of the Code of Virginia, as amended, and all acts amendatory thereof and 101 supplemental thereto, necessary changes having been made, are hereby conferred upon the Town of 102 Narrows, provided, however, that the provisions of § 25-233 25.1-102 or any other applicable section of the Code of 1950, as amended, shall apply as to any property owned by a corporation possessing the 103 104 power of eminent domain that may be sought to be taken by condemnation under the provisions of this 105 act.

106 (a) In any case in which a petition for condemnation is filed by or on behalf of the town, a true 107 copy of a resolution or ordinance duly adopted by the town council declaring the necessity for any 108 taking or damaging of any property, within or without the town, for the public purposes of the town, 109 shall be filed with the petition and shall constitute sufficient evidence of the necessity of the exercise of 110 the powers of eminent domain by the town. The town may employ the procedures conferred by the foregoing laws, mutatis mutandis, and may, in addition thereto, proceed as hereinafter provided. 111

(b) Certificates issued pursuant to \$\$ 33-70.3 to 33-70.11 33.1-121 to 33.1-129, inclusive, Code of 112 113 Virginia, as amended, and acts amendatory thereof and supplemental thereto, may be issued by the town 114 council signed by the mayor and countersigned by the town clerk. Such certificate shall have the same effect as certificates issued by the State Highway Commissioner under the aforesaid laws and may be 115 issued in any case in which the town proposes to acquire property of any kind by the exercise of its 116 powers of eminent domain for acquisition of lands, easements or related interests in property necessary 117

118 for streets, water, sewer or utility pipes or lines and/or conduits, or related facilities, whether within or 119 without the town.

120 (c) In addition to the powers conferred by the aforesaid laws, such certificates may be amended or 121 cancelled by the court having jurisdiction of the proceedings, upon petition of the town, at any time 122 after the filing thereof; provided, that the court shall have jurisdiction to make such order for the 123 payment of costs and damages, if any, or the refund of any excessive funds theretofore paid pursuant to 124 such certificate as shall, upon due notice and hearing, appear just. The court shall have jurisdiction to 125 require refunding bonds for good cause shown by the town or any other person or party in interest prior 126 to authorizing any distribution of funds pursuant to any certificate issued or deposit made by the town. 127 § 7.7. Disclosure of Interest.

**128** The town council is hereby empowered to enact a conflict of interest and disclosure ordinance, *in* **129** *conformity with* § 2.2-3100 *et seq.*, §§ 15.2-852, 15.2-2287, and 15.2-2289 of the Code of Virginia to **130** govern elected and/or appointed town officials not inconsistent with the general law.

131 2. That Chapter 472 of the Acts of Assembly of 1970 is amended by repealing sections numbered
132 6.1 through 6.4.