2009 SESSION

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HOUSE BILL NO. 1788

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on Counties, Cities and Towns

on February 6, 2009)

(Patrons Prior to Substitute—Delegates Hull and Merricks [HB 2294])

5 6 A BILL to amend and reenact § 15.2-2157 of the Code of Virginia, as it shall become effective, relating 7 to regulation of septic systems. 8

Be it enacted by the General Assembly of Virginia:

9 1. That § 15.2-2157 of the Code of Virginia, as it shall become effective, is amended and reenacted 10 as follows:

§ 15.2-2157. Onsite sewage systems when sewers not available; civil penalties.

A. Any locality may require the installation, maintenance and operation of, regulate and inspect 12 13 onsite sewage systems or other means of disposing of sewage when sewers or sewerage disposal facilities are not available; without liability to the owner thereof, may prevent the maintenance and 14 operation of onsite sewage systems or such other means of disposing of sewage when they contribute or 15 are likely to contribute to the pollution of public or private water supplies or the contraction or spread 16 17 of infectious, contagious and dangerous diseases; and may regulate and inspect the disposal of human 18 excreta.

19 B. Any locality that (i) has a record of the location of alternative onsite sewage systems; (ii) has 20 notified owners of their maintenance responsibility for such systems; and (iii) has a method to identify 21 property transfer may adopt an ordinance establishing a uniform schedule of civil penalties for violations 22 of specified provisions for the operation and maintenance of alternative onsite sewage systems, as 23 defined in § 32.1-163, that are not abated or remedied within 30 days after receipt of notice of violation 24 from the local health director or his designee. No civil action authorized under this section shall proceed 25 while a criminal action is pending.

This schedule of civil penalties shall be uniform for each type of specified violation, and the penalty 26 27 for any one violation shall be a civil penalty of not more than \$100 for the initial summons and not 28 more than \$150 for each additional summons. Each day during which the violation is found to have 29 existed shall constitute a separate offense. However, specified violations arising from the same operative 30 set of facts shall not be charged more frequently than once in any 10-day period, and a series of specified violations arising from the same operative set of facts shall not result in civil penalties 31 32 exceeding a total of \$3,000. If the violation is not abated after the imposition of the maximum fine, the locality may pursue other remedies as provided by law. Designation of a particular ordinance violation 33 34 for a civil penalty pursuant to this section shall be in lieu of criminal penalties, except for any violation 35 that contributes to or is likely to contribute to the pollution of public or private water supplies or the 36 contraction or spread of infectious, contagious, and dangerous diseases.

37 The local health director or his designee may issue a civil summons ticket as provided by law for a 38 scheduled violation. Any person summoned or issued a ticket for a scheduled violation may make an 39 appearance in person or in writing by mail to the department of finance or the treasurer of the locality 40 prior to the date fixed for trial in court. Any person so appearing may enter a waiver of trial, admit 41 liability, and pay the civil penalty established for the offense charged.

42 If a person charged with a scheduled violation does not elect to enter a waiver of trial and admit 43 liability, the violation shall be tried in the general district court in the same manner and with the same right of appeal as provided for by law. In any trial for a scheduled violation, the locality shall have the 44 burden of proving by a preponderance of the evidence the liability of the alleged violator. An admission 45 of liability or finding of liability under this section shall not be deemed an admission at a criminal 46 proceeding. 47

48 This section shall be not interpreted to allow the imposition of civil penalties for activities related to 49 land development.

50 C. When sewers or sewerage disposal facilities are not available, a locality shall not prohibit the use 51 of alternative onsite sewage systems that have been approved by the Virginia Department of Health for use in the particular circumstances and conditions in which the proposed system is to be operating. 52

53 D. A locality shall not require maintenance standards and requirements for alternative onsite sewage 54 systems that exceed those allowed under or established by the State Board of Health pursuant to 55 § 32.1-164.

56 E. A locality may request the State Health Commissioner to require, as a precondition to the 57 issuance of an alternative onsite sewage system permit to serve a residential structure in the locality, pursuant to § 32.1-164, that the property owner record, in the land records of the clerk of the circuit 58 59 court in the jurisdiction where all or part of the site or proposed site of the onsite sewage system is to

60 be located, an instrument reflecting the existence of the system and identifying by reference the
61 applicable maintenance regulations for each component of the system, which shall be transferred with
62 the title to the property upon the sale or transfer of the land that is the subject of the permit.

63 2. That the provisions contained in subsection C of § 15.2-2157 of the Code of Virginia shall 64 become effective 30 days following final promulgation by the Board of Waterworks and 65 Wastewater Works Operators and Onsite Sewage System Professionals of regulations for the 66 licensure of (i) onsite soil evaluators, (ii) installers of alternative onsite sewage systems, and (iii) 67 operators of alternative onsite sewage systems pursuant to Chapter 924 of the Acts of Assembly of 68 2007.

69 3. That the provisions contained in subsection D of § 15.2-2157 of the Code of Virginia shall

70 become effective 30 days following final promulgation by the Board of Health of regulations

71 governing the operation and maintenance of alternative onsite sewage systems pursuant to

72 Chapters 892 and 924 of the Acts of Assembly of 2007.