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1	HOUSE BILL NO. 282
2	Offered January 13, 2010
3	Prefiled January 11, 2010
4	A BILL to amend and reenact § 8.01-324 of the Code of Virginia, relating to court approval of
5	newspapers used for legal notices and publications.
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	Patron—Albo
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 8.01-324 of the Code of Virginia is amended and reenacted as follows:
12	§ 8.01-324. Newspapers which may be used for legal notices and publications.
13	A. Whenever any ordinance, resolution, notice, or advertisement is required by law to be published
14	in a newspaper, such newspaper, in addition to any qualifications otherwise required by law, shall:
15	1. Have a bona fide list of paying subscribers;
16 17	2. Have been published and circulated at least once a week for twenty four 24 consecutive weeks
18	without interruption for the dissemination of news of a general or legal character;
10 19	3. Have a general circulation in the area in which the notice is required to be published;
19 20	4. Be printed in the English language; and 5. Have a second-class mailing permit issued by the United States Postal Service.
21	A newspaper may petition the circuit court for the jurisdiction in which the newspaper is located or
22	circulated for authority to publish ordinances, resolutions, notices or advertisements. The court shall
22 23	grant the authority upon finding that the newspaper meets the requirements of this subsection.
24	B. However, a newspaper which does not have a second-class mailing permit may petition the circuit
25	court for the jurisdiction in which the newspaper is located for authority to publish ordinances,
26	resolutions, notices or advertisements. Prior to filing the petition, the newspaper shall publish a notice of
27	intention to file a petition pursuant to this section in a newspaper published or having general circulation
28	in the jurisdiction in which the petition will be filed. The court shall grant the authority for a period of
29	one year upon finding that the newspaper (i) meets the requirements of subdivisions A 2, A 3, and A 4;
30	(ii) has been continually published for at least one year, employs a full-time news staff, reports local
31	current events and governmental meetings, has an editorial page, accepts letters to the editor and is, in
32	general, a news forum for the community in which it is circulated; (iii) has a circulation within the
33	community to which the publication is directed and maintains permanent records of the fact and
34	substance of the publication; and (iv) has an audit of circulation certified by an independent auditing
35	firm or a business recognized in the newspaper industry as a circulation auditor. The authority shall be
36	continued for successive one-year periods upon the filing of an affidavit certifying that the newspaper
37	continues to meet the requirements of this subsection.
38	C. If a county with a population of less than 15,000 had regularly advertised its ordinances,
39	resolutions, notices in a newspaper published in the county which had a general circulation in the
40	county, a bona fide list of paying subscribers, a second class mailing permit and the newspaper

40 county, a bona fide list of paying subscribers, a second class mailing permit and the newspaper
41 continued to be published in the county and continued to have a general circulation in the county but
42 failed to maintain its bona fide list of paying subscribers and its second class mailing permit, any
43 advertisement of ordinances, resolutions, notices in the newspaper by the county shall be deemed to
44 have been in compliance with this section.

INTRODUCED