2014 SESSION

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HOUSE BILL NO. 1242

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Joint Conference Committee

on March 7, 2014)

(Patron Prior to Substitute—Delegate O'Ouinn)

5 6 A BILL to amend and reenact §§ 15.2-627, 22.1-57.3, and 22.1-75 of the Code of Virginia, relating to 7 elected school boards; tie breaker. 8

Be it enacted by the General Assembly of Virginia:

9 1. That §§ 15.2-627, 22.1-57.3, and 22.1-75 of the Code of Virginia are amended and reenacted as 10 follows:

§ 15.2-627. Department of education.

12 The department of education shall consist of the county school board, the division superintendent of schools and the officers and employees thereof. Except as herein otherwise provided, the county school 13 board and the division superintendent of schools shall exercise all the powers conferred and perform all 14 15 the duties imposed upon them by general law. Except for the initial elected board which shall consist of 16 five members, the county school board shall be composed of not less than three nor more than nine members; however, there shall be at least one school board member elected from each of the county's 17 magisterial or election districts. The members shall be elected by popular vote from election districts 18 coterminous with the election districts for the board of county supervisors. The exact number of 19 members shall be determined by the board of county supervisors. Elections of school board members 20 21 shall be held to coincide with the elections of members of the board of county supervisors at the regular 22 general election in November. The terms of office for the county school board members shall be the 23 same as the terms of the members of the board of county supervisors and shall commence on January 1 24 following their election.

25 A vacancy in the office of school board member shall be filled pursuant to §§ 24.2-226 and 26 24.2-228.

27 In order to have their names placed on the ballot, all candidates shall be nominated only by petition 28 as provided by general law pursuant to § 24.2-506.

29 The county school board may also appoint a resident of the county to east have a position of tie 30 breaker for the purpose of casting the deciding vote in case cases of a tie vote votes of the school board as provided in § 22.1-75. The position of the breaker, if any, shall be appointed for a four-year term 31 32 whether appointed to fill a vacancy caused by expiration of term or otherwise shall be held by a 33 qualified voter who is a resident of the county and who shall be elected in the same manner and for the 34 same length of term as the members of the school board and at a general election at which members of 35 the school board are elected. A vacancy in the position of the breaker shall be filled pursuant to 36 §§ 24.2-226 and 24.2-228.

37 The chairman of the county school board, for the purpose of appearing before the board of county 38 supervisors, shall be considered head of this department, unless some other person in the department 39 shall be designated by the school board for such purpose. 40

§ 22.1-57.3. Election of school board members; election of tie breaker.

41 A. If a majority of the qualified voters voting in such referendum vote in favor of changing the 42 method of selecting school board members to direct election by the voters, then the members of the school board shall be elected by popular vote. Elections of school board members in a county, city, or 43 town shall be held to coincide with the elections for members of the governing body of the county, city, 44 45 or town at the regular general election in November or the regular general election in May, as the case 46 may be.

47 B. The initial elected board shall consist of the same number of members as the appointed school **48** board it replaces, and the members shall be elected from the established county or municipal election districts, at large, or a combination thereof, on the same basis as the school board previously was 49 50 appointed. If the appointed school board being replaced has not been appointed either on an at-large 51 basis or on the basis of the established county or municipal election districts, or a combination thereof, the members shall be elected at large unless the governing body of the county, city, or town provides 52 53 for the election of school board members on the basis of the established county or municipal election 54 districts. If the appointed school board being replaced has been appointed at large, the governing body of the county, city, or town may establish school election districts for the election of school board 55 members. The governing body may provide for a locality-wide district, one or more districts comprised 56 of a part of the locality, or any combination thereof, and for the apportionment of one or more school 57 board members to any district. 58

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59 The terms of the members of the elected school board for any county, city, or town shall be the same as the terms of the members of the governing body for the county, city, or town. In any locality in
which both the school board and the governing body are elected from election districts, as opposed to
being elected wholly on an at-large basis, the elections of the school board member and governing body

being elected wholly on an at-large basis, the elections of the school board member and governing body
 member from each specific district shall be held simultaneously except as otherwise provided in
 § 22.1-57.3:1, 22.1-57.3:1.1, and 22.1-57.3:1.2.

65 At the first election for members of the school board, so many members shall be elected as there are 66 members to be elected at the regular election for the governing body. At each subsequent regular election for members of the governing body, the same number of members of the school board shall be 67 elected as the number of members to be elected at the regular election to the governing body. However, 68 if the number of members on the school board differs from the number of members of the governing 69 70 body, the number of members elected to the school board at the first and subsequent general election shall be either more or less than the number of governing body members, as appropriate, to the end that 71 72 the number of members on the initial elected school board is the same as the number of members on the 73 appointed board being replaced.

74 Except as provided in §§ 22.1-57.3:1, 22.1-57.3:1.1, and 22.1-57.3:1.2, the terms of the members of 75 the school board shall be staggered only if the terms of the members of the governing body are 76 staggered. If there are more, or fewer, members on the school board than on the governing body, the number of members to be elected to the school board at the first and subsequent election for school 77 78 board members shall be the number required to establish the staggered term structure so that (i) a 79 majority of the members of the school board is elected at the same time as a majority of the members 80 of the governing body; (ii) if one-half of the governing body is being elected and the school board has an even number of members, one-half of the members of the school board is elected; (iii) if one-half of 81 82 the governing body is being elected and the school board has an odd number of members, the majority 83 by one member of the school board is elected at the first election and the remainder of the school board 84 is elected at the second election; or (iv) if a majority of the members of the governing body is being elected and the school board has an even number of members, one-half of the members of the school 85 86 board is elected.

87 If the school board is elected at large and the terms of the members of the school board are 88 staggered, the school board members to be replaced at the first election shall include all appointed 89 school board members whose appointive terms are scheduled to expire on December 31 or on June 30, 90 as the case may be, next following the first election of county, city or town school board members. If 91 the number of school board members whose appointive terms are so scheduled to expire is zero or less 92 than the number of school board members to be elected at the first election, the appointed school board 93 members to be replaced at the first election shall also include those whose appointive terms are 94 scheduled to expire next subsequent to the date on which the terms of office of the first elected school board members will commence. If the appointive terms of more than one school board member are 95 96 scheduled to expire simultaneously, but less than all of such members are to be replaced at the first 97 election, then the identity of such school board member or members to be replaced at the first election 98 shall be determined by a drawing held by the county or city electoral board at least ten days prior to the 99 last day for a person to qualify as a candidate for school board member.

100 In any case in which school board members are elected from election districts, as opposed to being 101 elected from the county, city, or town at large, the election districts for the school board shall be 102 coterminous with the election districts for the county, city, or town governing body, except as may be 103 specifically provided for the election of school board members in a county, city, or town in which the 104 governing body is elected at large.

105 C. The terms of office for the school board members shall commence on January 1 or July 1, as the 106 case may be, following their election. On December 31 or June 30, as the case may be, following the 107 first election of county, city or town school board members, the terms of office of the members of the 108 school board in office through appointment shall expire and the school board selection commission, if 109 there is one, shall be abolished. If the entire school board is not elected at the first election of school 110 board members, only the terms of the appointed members being replaced shall so expire and the terms of the appointed members being replaced at a subsequent election shall continue or be extended to 111 112 expire on December 31 or June 30, as appropriate, of the year of the election of the school board 113 members replacing them.

114 D. Except as otherwise provided herein, a vacancy in the office of any elected school board member shall be filled pursuant to §§ 24.2-226 and 24.2-228. In any county that has adopted the urban county 115 116 executive form of government and that has adopted an elected school board, any vacancy on the elected school board shall be filled in accordance with the procedures set forth in § 15.2-802, mutatis mutandis. 117 118 Notwithstanding any provision of law or charter to the contrary, if no candidates file for election to a school board office and no person who is qualified to hold the office is elected by write-in votes, a 119 120 vacancy shall be deemed to exist in the office as of January 1 or July 1, as the case may be, following the general election. For the purposes of this subsection and Article 6 (§ 24.2-225 et seq.) of Chapter 2 121

122 of Title 24.2, local school boards comprised of elected and appointed members shall be deemed elected123 school boards.

E. In order to have their names placed on the ballot, all candidates shall be nominated only by petition as provided by general law pursuant to § 24.2-506.

126 F. For the purposes of this section, the election and term of the mayor or chairman of the board of 127 supervisors shall be deemed to be an election and term of a member of the governing body of the 128 municipality or county, respectively, whether or not the mayor or chairman is deemed to be a member 129 of the governing body for any other purpose.

130 G. No employee of a school board shall be eligible to serve on the board with whom he is 131 employed.

132 H. Any elected school board may appoint a qualified voter who is a resident of the county, city, or 133 town to east have a position of the breaker for the purpose of casting the deciding vote in ease cases of a tie vote votes of the school board as provided in § 22.1-75. The term of office of each tiebreaker so 134 135 appointed shall be four years whether the appointment is to fill a vacancy caused by expiration of term 136 or otherwise. The position of tie breaker, if any, shall be held by a qualified voter who is a resident of 137 the county, city, or town and who shall be elected in the same manner and for the same length of term 138 as members of the school board and at a general election at which members of the school board are 139 elected. A vacancy in the position of tie breaker shall be filled pursuant to §§ 24.2-226 and 24.2-228.

140 § 22.1-75. Procedure in case of tie vote.

141 In any case in which there is a tie vote of the school board of any school division when all the 142 members are not present, the question shall be passed by until the next meeting when it shall again be 143 voted upon even though all members are not present. In any case in which there is a tie vote on any 144 question after complying with this procedure or in any case in which there is a tie vote when all the 145 members of the school board are present, the proceedings thereon shall be in conformity with the proceedings prescribed below, except that the tie breaker, if any, appointed pursuant to § 15.2-410, 146 15.2-531, 15.2-627, 15.2-837, 22.1-40, 22.1-44, or 22.1-47, or elected pursuant to § 15.2-627 or 147 148 22.1-57.3, whichever is applicable, shall cast the deciding vote.

149 In any case in which there is a tie vote of the school board, the clerk shall record the vote; 150 immediately notify the tie breaker to vote; and request his presence, if practicable, at the present 151 meeting of the board. However, if that is not practicable, the board may adjourn to a day fixed in the 152 minutes of the board or, in case of a failure to agree on a day, to a day the clerk fixes and enters in the 153 minutes. At the present meeting or on the day named in the minutes, the tie breaker shall attend. He 154 shall be entitled to be fully advised on the matter upon which he is to vote. If not prepared to vote at 155 the time, he may require the clerk to enter an order adjourning the meeting to some future day, not to 156 exceed thirty days, to be named in the minutes. He may have continuances, not to exceed thirty days, 157 entered until he is ready to vote. When he votes, the clerk shall record his vote; the tie shall be broken; 158 and the question shall be decided as he votes. If a meeting for any reason is not held on the day named 159 in the minutes, the clerk shall enter on the minute book a day within ten days as a substitute day and 160 notify all the members, and this shall continue until a meeting is held. After a tie has occurred, the tie breaker shall be considered a member of the board for the purpose of counting a quorum for the sole 161 purpose of breaking the tie. 162

163 2. That the provisions of this act shall not be construed to affect the term of any tie breaker 164 appointed by an elected school board prior to July 1, 2014.