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1	SENATE BILL NO. 1055
2	Offered January 9, 2019
3	Prefiled December 6, 2018
4	A BILL to amend and reenact § 23.1-503 of the Code of Virginia, relating to in-state tuition; domicile;
5	individuals granted Deferred Action for Childhood Arrivals.
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	Patrons—Marsden; Delegate: Kory
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8	Referred to Committee on Education and Health
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 23.1-503 of the Code of Virginia is amended and reenacted as follows:
12	§ 23.1-503. Determination of domicile; rules; presumptions.
13	A. Students shall not ordinarily establish domicile by the performance of acts that are auxiliary to
14	fulfilling educational objectives or are required or routinely performed by temporary residents of the
15	Commonwealth. Students shall not establish domicile by mere physical presence or residence primarily
16	for educational purposes.
17	B. A married individual may establish domicile in the same manner as an unmarried individual.
18	C. A nonmilitary student whose parent or spouse is a member of the Armed Forces of the United
19	States may establish domicile in the same manner as any other student.
20	D. Any alien holding an immigration visa or classified as a political refugee may establish domicile
21	in the same manner as any other student. However, absent congressional intent to the contrary, any
22 23	individual holding a student visa or another temporary visa does not have the capacity to intend to
23 24	remain in the Commonwealth indefinitely and is therefore ineligible to establish domicile and receive
24 25	in-state tuition charges. Absent congressional intent to the contrary, any individual currently granted Deferred Action for Childhood Arrivals by U.S. Citizenship and Immigration Services has the capacity
23 26	to intend to remain in the Commonwealth indefinitely and is therefore eligible to establish domicile and
20 27	receive in-state tuition charges.
28	E. The domicile of a dependent student shall be rebuttably presumed to be the domicile of the parent
2 9	or legal guardian (i) claiming him as an exemption on federal or state income tax returns currently and
3 0	for the tax year prior to the date of the alleged entitlement or (ii) providing him with substantial
31	financial support. The spouse of an active duty military service member, if such spouse has established
32	domicile and claimed the dependent student on federal or state income tax returns, is not subject to
33	minimum income tests or requirements.
34	F. The domicile of an unemancipated minor or a dependent student 18 years old or older may be the
35	domicile of either the parent with whom he resides, the parent who claims the student as a dependent
36	for federal or Virginia income tax purposes for the tax year prior to the date of the alleged entitlement
37	and is currently so claiming the student, or the parent who provides the student with substantial financial
38	support. If there is no surviving parent or the whereabouts of the parents are unknown, then the
39	domicile of an unemancipated minor shall be the domicile of the legal guardian of such unemancipated
40	minor unless circumstances indicate that such guardianship was created primarily for the purpose of
41 42	establishing domicile. G. Continuously enrolled non-Virginia students shall be presumed to be in the Commonwealth for
43	educational purposes unless they rebut such presumption with clear and convincing evidence of
43 44	domicile.
45	H. A non-Virginia student is not eligible for reclassification as a Virginia student unless he applies
46	for and is approved for such reclassification. Any such reclassification shall only be granted
47	prospectively from the date such application is received.
48	I. A student who knowingly provides erroneous information in an attempt to evade payment of
49	out-of-state tuition charges shall be charged out-of-state tuition for each term, semester, or quarter
50	attended and may be subject to dismissal from the institution. All disputes relating to the veracity of
51	information provided to establish domicile in the Commonwealth are appealable as set forth in
52	§ 23.1-510.

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