2019 SESSION

LEGISLATION NOT PREPARED BY DLS **INTRODUCED**

19104520D **SENATE BILL NO. 1635** 1 2 Offered January 9, 2019 Prefiled January 9, 2019 4 5 A BILL to amend and reenact § 15.2-901 of the Code of Virginia, relating to screening of trash receptacles; local option. 6 Patron-Boysko 7 8 Referred to Committee on Local Government 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 15.2-901 of the Code of Virginia is amended and reenacted as follows: 11 running bamboo; penalty. 14 A. Any locality may, by ordinance, provide that: and may be collected by the locality as taxes are collected; or in authorized facilities provided for such purpose and in no other manner not authorized by law; 3. The owners of occupied or vacant developed or undeveloped property therein, including such for or in active farming operation. liens were imposed. 49 C. The governing body of any locality may by ordinance provide that violations of this section shall 50 be subject to a civil penalty, not to exceed \$50 for the first violation, or violations arising from the 51 same set of operative facts. The civil penalty for subsequent violations not arising from the same set of 52 operative facts within 12 months of the first violation shall not exceed \$200. Each business day during 53 which the same violation is found to have existed shall constitute a separate offense. In no event shall a series of specified violations arising from the same set of operative facts result in civil penalties that 54 55 exceed a total of \$3,000 in a 12-month period.

D. Except as provided in this subsection, adoption of an ordinance pursuant to subsection C shall be 56 in lieu of criminal penalties and shall preclude prosecution of such violation as a misdemeanor. The 57 58 governing body of any locality may, however, by ordinance provide that such violations shall be a Class

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§ 15.2-901. Locality may provide for removal or disposal of trash, cutting of grass, weeds, and 12 13

1. The owners of property therein shall, at such time or times as the governing body may prescribe, 15 16 remove therefrom any and all trash, garbage, refuse, litter and other substances which might endanger the health or safety of other residents of such locality; or may, whenever the governing body deems it 17 necessary, after reasonable notice, have such trash, garbage, refuse, litter and other like substances which 18 19 might endanger the health of other residents of the locality, removed by its own agents or employees, in 20 which event the cost or expenses thereof shall be chargeable to and paid by the owners of such property 21

2. Trash, garbage, refuse, litter, and other debris shall be (i) shielded or screened from view of a 22 23 person standing at ground level from outside of the property at any business or multi-family residential 24 property that has a central collection receptacle and (ii) disposed of in personally owned or privately 25 owned receptacles that are provided for such use and for the use of the persons disposing of such matter 26

27 28 property upon which buildings or other improvements are located, shall cut the grass, weeds and other 29 foreign growth, including running bamboo as defined in § 15.2-901.1, on such property or any part 30 thereof at such time or times as the governing body shall prescribe; or may, whenever the governing 31 body deems it necessary, after reasonable notice as determined by the locality, have such grass, weeds or other foreign growth cut by its agents or employees, in which event the cost and expenses thereof 32 shall be chargeable to and paid by the owner of such property and may be collected by the locality as 33 34 taxes are collected. For purposes of this provision, one written notice per growing season to the owner 35 of record of the subject property shall be considered reasonable notice. No such ordinance adopted by 36 any county shall have any force and effect within the corporate limits of any town. No such ordinance adopted by any county having a density of population of less than 500 per square mile shall have any force or effect except within the boundaries of platted subdivisions or any other areas zoned for residential, business, commercial or industrial use. No such ordinance shall be applicable to land zoned

B. Every charge authorized by this section with which the owner of any such property shall have been assessed and which remains unpaid shall constitute a lien against such property ranking on a parity 42 with liens for unpaid local real estate taxes and enforceable in the same manner as provided in Articles 43 3 (§ 58.1-3940 et seq.) and 4 (§ 58.1-3965 et seq.) of Chapter 39 of Title 58.1. A locality may waive 44 such liens in order to facilitate the sale of the property. Such liens may be waived only as to a 45 46 purchaser who is unrelated by blood or marriage to the owner and who has no business association with 47 the owner. All such liens shall remain a personal obligation of the owner of the property at the time the 48

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- 3 misdemeanor in the event three civil penalties have previously been imposed on the same defendant for the same or similar violation, not arising from the same set of operative facts, within a 24-month period. Classifying such subsequent violations as criminal offenses shall preclude the imposition of civil 60 61
- 62 penalties for the same violation.