2020 SESSION

20109855D

HOUSE BILL NO. 1537

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Joint Conference Committee

on March 7, 2020) A BILL to amend and reenact §§ 15.2-1812, 15.2-1812.1, and 18.2-137 of the Code of Virginia and to

- (Patrons Prior to Substitute—Delegates McOuinn and Hudson [HB 1625])
- 4 5 6
 - 7 8

11

1

2

3

- repeal Chapter 119 of the Acts of Assembly of 1890, relating to war memorials for veterans. Be it enacted by the General Assembly of Virginia:
- 9 1. That §§ 15.2-1812, 15.2-1812.1, and 18.2-137 of the Code of Virginia are amended and reenacted 10 as follows:

§ 15.2-1812. Memorials for war veterans.

12 A. A locality may, within the geographical limits of the locality, authorize and permit the erection of 13 monuments or memorials for the veterans of any war or conflict, or for any engagement of such war or conflict, to include the following monuments or memorials: Algonquin (1622), French and Indian 14 15 (1754-1763), Revolutionary (1775-1783), War of 1812 (1812-1815), Mexican (1846-1848), Confederate 16 or Union monuments or memorials of the Civil War Between the States (1861-1865), Spanish-American (1898), World War I (1917-1918), World War II (1941-1945), Korean (1950-1953), Vietnam 17 18 (1965-1973), Operation Desert Shield-Desert Storm (1990-1991), Global War on Terrorism (2000-), Operation Enduring Freedom (2001-), and Operation Iraqi Freedom (2003-). If such are erected, it 19 20 shall be unlawful for the authorities of the locality, or any other person or persons, to disturb or 21 interfere with any monuments or memorials so erected, or to prevent its citizens from taking proper 22 measures and exercising proper means for the protection, preservation and care of same. For purposes of 23 this section, "disturb or interfere with" includes removal of, damaging or defacing monuments or 24 memorials, or, in the case of the War Between the States, the placement of Union markings or 25 monuments on previously designated Confederate memorials or the placement of Confederate markings 26 or monuments on previously designated Union memorials Notwithstanding any other provision of law, 27 general or special, a locality may remove, relocate, contextualize, or cover any such monument or 28 memorial on the locality's public property, not including a monument or memorial located in a publicly 29 owned cemetery, regardless of when the monument or memorial was erected, after complying with the 30 provisions of subsection B.

31 B. Prior to removing, relocating, contextualizing, or covering any such publicly owned monument or 32 memorial, the local governing body shall publish notice of such intent in a newspaper having general circulation in the locality. The notice shall specify the time and place of a public hearing at which 33 34 interested persons may present their views, not less than 30 days after publication of the notice. After 35 the completion of the hearing, the governing body may vote whether to remove, relocate, contextualize, 36 or cover the monument or memorial. If the governing body votes to remove, relocate, contextualize, or 37 cover the monument or memorial, the local governing body shall first, for a period of 30 days, offer the 38 monument or memorial for relocation and placement to any museum, historical society, government, or 39 military battlefield. The local governing body shall have sole authority to determine the final disposition 40 of the monument or memorial.

41 C. A locality may, prior to initiating the provisions of subsection B, petition the judge of a circuit 42 court having jurisdiction over the locality for an advisory referendum to be held on the question of the 43 proposal to remove, relocate, contextualize, or cover any monument or memorial located on the locality's public property. Upon the receipt of such petition, the circuit court shall order an election to 44 be held thereon at a time that is in conformity with § 24.2-682. The ballots shall be prepared, distributed, and voted, and the results of the election shall be ascertained and certified, in the manner 45 46 47 prescribed by § 24.2-684.

48 D. The governing body may appropriate a sufficient sum of money out of its funds to complete or 49 aid in the erection, removal, relocation, contextualizing, or covering of monuments or memorials to the 50 veterans of such wars or conflicts, or any engagement of such wars or conflicts. The governing body 51 may also make a special levy to raise the money necessary for the erection or completion of any such 52 monuments or memorials, or to supplement the funds already raised or that may be raised by private 53 persons, Veterans of Foreign Wars, the American Legion, or other organizations. It may also 54 appropriate, out of any funds of such locality, a sufficient sum of money to permanently care for, 55 protect, and preserve such monuments or memorials and may expend the same thereafter as other funds 56 are expended.

57

§ 15.2-1812.1. Action for damage to memorials for war veterans.

A. If any monument, marker or memorial for war veterans as designated in §§ § 15.2-1812 and 58 18.2-137 is violated or encroached upon damaged or defaced, an action for the recovery of damages 59

HB1537H2

2 of 2

60 may be commenced by the following as follows:

1. For a publicly owned monument, marker or memorial, such action may be commenced against a61 62 person other than a locality or its duly authorized officers, employees, or agents by the attorney for the 63 locality in which it is located; or, if no such action has commenced within sixty days following any 64 such violation or encroachment, by any person having an interest in the matter with the consent of the 65 governing body or public officer having control of the monument or memorial; and

66 2. For a privately owned monument, marker or memorial on a locality's public property, such action may be commenced by the private organization, society or museum that owns it or any member of such 67 68 organization, society or museum owner of such monument or memorial. No locality or its officers, employees, or agents shall be liable for damages pursuant to this section when taking action pursuant to 69 70 \$ 15.2-1812 except for gross negligence by a duly authorized officer, employee, or agent of the locality.

71 Damages may be awarded in such amounts as necessary for the purposes of rebuilding, repairing, 72 preserving, and restoring such memorials or monuments to preencroachment condition. Damages other than those litigation costs recovered from any such action shall be used exclusively for said purposes. 73

B. Punitive damages may be recovered for reckless, willful, or wanton conduct resulting in the 74 75 defacement of, malicious destruction of, unlawful removal of, or placement of improper markings, 76 monuments, or statues on memorials for war veterans.

C. The party who initiates and prevails in an action authorized by this section shall be entitled to an 77 78 award of the cost of the litigation, including reasonable attorney's attorney fees. The provisions of this 79 section shall not be construed to limit the rights of any person, organization, society, or museum to 80 pursue any additional civil remedy otherwise allowed by law. 81

§ 18.2-137. Injuring, etc., any property, monument, etc.

A. If any person unlawfully destroys, defaces, damages, or removes without the intent to steal any 82 83 property, real or personal, not his own, or breaks down, destroys, defaces, damages, or removes without 84 the intent to steal, any monument or memorial for war veterans, not his own, described in § 15.2-1812; 85 any monument erected for the purpose of marking to mark the site of any engagement fought during the 86 Civil War between the States, or for the purpose of designating any memorial to designate the 87 boundaries of any city, town, tract of land, or any tree marked for that purpose, he shall be guilty of a Class 3 misdemeanor, provided that the court may, in its discretion, dismiss the charge if the locality or 88 89 organization that owns or is responsible for maintaining the injured property, monument, or memorial 90 files a written affidavit with the court stating it has received full payment for the injury.

91 B. If any person who is not the owner of such property intentionally causes such injury, he shall be 92 is guilty of (i) a Class 1 misdemeanor if the value of or damage to the property, memorial, or 93 monument is less than \$1,000 or (ii) a Class 6 felony if the value of or damage to the property, 94 memorial, or monument is \$1,000 or more. The amount of loss caused by the destruction, defacing, 95 damage, or removal of such property, memorial, or monument may be established by proof of the fair 96 market cost of repair or fair market replacement value. Upon conviction, the court may order that the 97 defendant pay restitution.

98 2. That Chapter 119 of the Acts of Assembly of 1890 is repealed.

99 3. That nothing in this act shall apply to a monument or memorial located on the property of a public institution of higher education within the City of Lexington. 100

4. That the Board of Historic Resources shall promulgate regulations governing the manner in 101 102 which any monument or memorial may be contextualized pursuant to the provisions of this act.