20103342D **HOUSE BILL NO. 588** 1 Offered January 8, 2020 2 3 Prefiled January 6, 2020 4 A BILL to amend and reenact § 8.01-324 of the Code of Virginia, relating to legal notices and 5 advertisements; online publications. 6 Patrons-Guzman, Cole, M.L., Levine and Samirah 7 8 Referred to Committee for Courts of Justice 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 8.01-324 of the Code of Virginia is amended and reenacted as follows: 11 § 8.01-324. Newspapers that may be used for legal notices and publications. 12 13 A. As used in this section and throughout the Code, the terms "newspaper of record" and "newspaper 14 of general circulation" are interchangeable and identical in meaning. 15 B. Whenever any ordinance, resolution, notice, or advertisement is required by law, regulation, or 16 judicial order to be published in a newspaper, newspaper of record, or newspaper of general circulation, such newspaper, newspaper of record, or newspaper of general circulation, in addition to any 17 qualifications otherwise required by law, shall: 18 19 1. Have a bona fide list of paying subscribers; 20 2. Have been published and circulated in printed form at least once a week for at least 50 of the 21 preceding 52 weeks; 22 3. Provide general news coverage of the area in which the notice is required to be published; 23 4. Be printed in the English language; and 5. Have a periodicals mailing permit issued by the United States Postal Service (USPS). If the 24 25 newspaper has such a mailing permit, it must publish the USPS Statement of Ownership (Form 3526) in such newspaper at least once per calendar year and maintain a copy of such form that is available for 26 27 public inspection during regular business hours. C. However, a newspaper that does not have a periodicals mailing permit issued by the USPS 28 29 pursuant to subdivision B 5 may petition the circuit court for the jurisdiction in which ordinances, 30 resolutions, notices, or advertisements are required to be published to be certified as a newspaper of 31 record for that jurisdiction. Prior to filing the petition, the newspaper shall publish a notice of intention to file a petition pursuant to this subsection in another newspaper of record in the jurisdiction in which 32 33 the petition will be filed. If no such newspaper exists, such notice of intent may be published in a 34 newspaper in a neighboring jurisdiction. The court shall grant the authority for a period of one year 35 upon finding that the newspaper (i) meets the requirements of subdivisions B 2, 3, and 4; (ii) employs a 36 local news staff, reports local current events and governmental meetings, has an editorial page, accepts 37 letters to the editor, and is, in general, a news forum for the jurisdiction in which authority is sought; 38 and (iii) has an audit of printed circulation for a time period ending no more than 24 months prior to 39 the filing of such petition certified by an independent auditing firm or a business recognized in the 40 newspaper industry as a circulation auditor. Such audit shall provide a breakdown of such newspaper's 41 circulation by zip code or jurisdiction. The authority shall be continued for successive one-year periods upon the filing of a copy of such newspaper's most recent audit of circulation, completed within the 42 prior 24 months, and an affidavit certifying that the newspaper continues to meet the requirements of 43 44 this subsection. D. If a county with a population of less than 15,000 had regularly advertised its ordinances, 45 resolutions, and notices in a newspaper published in the county that had a general circulation in the 46 47 county, a bona fide list of paying subscribers, and a periodicals permit, and the newspaper continued to be published in the county and continued to have a general circulation in the county but failed to 48 49 maintain its bona fide list of paying subscribers and its periodicals permit, any advertisement of 50 ordinances, resolutions, or notices in the newspaper by the county shall be deemed to have been in 51 compliance with this section. 52 E. If a locality determines that no newspaper meets the requirements of subsection B or C with 53 regard to its jurisdiction, such locality may petition the circuit court for its jurisdiction for authority to have such ordinances, resolutions, notices, or advertisements published in another printed medium. Such 54 55 petition shall not be filed without a majority vote of approval by such locality's local governing body. The court shall grant such authority for good cause shown. Such authority shall be granted for one year 56

and may be continued for successive one-year periods for good cause shown.
F. Any newspaper authorized by this section to publish ordinances, resolutions, notices, or

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59 advertisements shall (i) print such ordinances, resolutions, notices, or advertisements together under an

identifying heading and such heading shall be in boldface letters no smaller than 24-point type and (ii)
maintain at least three years' worth of print archives of such newspaper containing any such ordinance,
resolution, notice, or advertisement and make such archives available to the public for inspection upon
request.

64 G. In all cases in which an ordinance, resolution, notice, or advertisement is required to be published 65 in a newspaper of general circulation, the newspaper shall (i) post the complete notice on the newspaper's website, if a website is published by such newspaper, where it shall be posted 66 contemporaneously with the notice's first print publication and shall remain on the website for at least as 67 long as the notice appears in such newspaper; (ii) include on its website homepage a link to its public **68** notice section; and (iii) post the complete notice on a searchable, statewide repository website, 69 established and maintained as a joint venture of the majority of Virginia newspapers as a repository for 70 71 such notices, where it shall remain on such repository website for at least as long as it appears in the newspaper. Any notice published on a website pursuant to this section shall be accessible to the public 72 73 at no charge.

H. An error in a notice placed on a newspaper website or statewide website, or temporary website
outages or service interruptions prohibiting the posting or display of such notice, shall be considered
harmless error, and proper legal notice requirements shall be considered met if the notice published in
the newspaper otherwise complies with the requirements for publication.

I. Whenever any ordinance, resolution, notice, or advertisement is required by law to be published in a newspaper, such ordinance, resolution, notice, or advertisement may instead be published in an online publication. Such online publication shall:

81 1. Have site content related to the area in which the notice is required to be published;

- 82 2. Have as its purpose the dissemination of news of general or legal character;
- 83 3. Have been published online at least daily for 24 consecutive weeks;
- 84 4. Hold a valid business license to operate in Virginia; and
- **85** *5. Be published exclusively online.*