SB184S1

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## SENATE BILL NO. 184

## AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on Agriculture, Conservation and Natural Resources on January 28, 2020)

(Patron Prior to Substitute—Senator Locke)

A BILL to amend and reenact § 10.1-1127.1 of the Code of Virginia, relating to tree conservation ordinance; Chesapeake Bay Preservation Act locality; designated trees.

Be it enacted by the General Assembly of Virginia:

1. That § 10.1-1127.1 of the Code of Virginia is amended and reenacted as follows:

§ 10.1-1127.1. Tree conservation ordinance; civil penalties.

A. The governing body of any eounty, eity or town locality may adopt a tree conservation ordinance regulating the preservation and removal of heritage, specimen, memorial, and street trees, as defined under in subsection B of this section, when such preservation and removal are not commercial silvicultural or horticultural activities, including but not limited to planting, managing, or harvesting forest or tree crops. Such ordinance shall consider planned land use by the property owner, may include reasonable fees for the administration and enforcement of the ordinance, and may provide for the appointment by the local governing body of an administrator of the ordinance. The governing body of any locality that is subject to the requirements of § 15.2-2223.3 and has adopted strategies to combat projected relative sea-level rise and recurrent flooding may adopt an ordinance providing for the identification and preservation of flood mitigation trees, as defined in subsection B.

B. Any ordinance enacted pursuant to this authority section may contain reasonable provisions for the preservation and removal of heritage, specimen, memorial, flood mitigation, and street trees. For the

purpose of this section the following definitions shall apply:

"Arborist" or "urban forester" means a person trained in arboriculture, forestry, landscape architecture, horticulture, or related fields and experienced in the conservation and preservation of native and ornamental trees.

"Flood mitigation tree" means any tree or grouping of trees designated by a locality through a strategy adopted pursuant to § 15.2-2223.3 related to relative sea-level rise and recurrent flooding.

"Heritage tree" means any tree that has been individually designated by the local governing body to have notable historic or cultural interest.

"Memorial tree" means any tree that has been individually designated by the local governing body to be a special commemorating memorial.

"Specimen tree" means any tree that has been individually designated by the local governing body to be notable by virtue of its outstanding size and quality for its particular species.

"Street tree" means any tree that has been individually designated by the local governing body and which grows in the street right-of-way or on private property as authorized by the owner and placed or planted there by the local government.

The designation of such trees shall be by a locality through a strategy adopted pursuant to § 15.2-2223.3, an arborist, or an urban forester and shall be made by ordinance. The individual property owner of such trees shall be notified prior to the hearing on the adoption of such ordinance by certified mail.

- C. The provisions of a tree conservation ordinance enacted pursuant to this section shall not apply(i) to work conducted on federal or state property; (ii) to emergency work to protect life, limb or
  property; (iii) to routine installation, maintenance, and repair of cable and wires used to provide cable
  television, electric, gas, or telephone service; (iv) to activities with minor effects on trees, including but
  not limited to, home gardening and landscaping of individual homes; and or (v) to commercial
  silvicultural or horticultural activities, including but not limited to planting, managing, or harvesting
  forest or tree crops.
- D. In the event that the application of any ordinance regulating the removal of heritage, specimen, memorial, *flood mitigation*, or street trees results in any taking of private property for a public purpose or use, the governing body shall compensate by fee or other consideration the property owner for such taking and the ordinance shall so state, thereby notifying the owner of his right to seek such fee or other compensation. The provisions of Chapter 2 (§ 25.1-200 et seq.) of Title 25.1 shall apply to the taking of private property for a public purpose pursuant to such local ordinance.
- E. Violations of such local ordinance shall be punishable by civil penalties not to exceed \$2,500 for each violation.
- F. Nothing in this section shall be construed to be in derogation of the authority granted to any county, city or town locality by the provision of any charter or other provision of law.