2022 SESSION

22107909D **HOUSE BILL NO. 902** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Joint Conference Committee 4 5 on March 12, 2022) (Patron Prior to Substitute—Delegate Avoli) 6 A BILL to allow for a referendum to be held in 2022, relating to the removal of the Augusta County 7 courthouse from the City of Staunton to Augusta County. 8 Be it enacted by the General Assembly of Virginia: **1.** § 1. A. Notwithstanding the provisions of § 15.2-1655 of the Code of Virginia, Augusta County may hold a referendum in 2022 on the removal of the Augusta County courthouse from the City of Staunton 9 10 11 to Augusta County if plans are developed for (i) relocating to a newly constructed courthouse in Augusta County and (ii) either (a) the renovation and expansion of the current courthouse in the City of 12 Staunton or (b) the construction of a new courthouse in the City of Staunton. Both plans shall: 13 14 1. Be schematic in nature; 15 2. Be prepared by an architect duly licensed to practice architecture in the Commonwealth; 16 3. Include a good faith estimate of the costs of construction utilizing the same methodology in 17 arriving at such estimates; and 18 4. Be made available to the public at least two months prior to the planned date of the referendum. If the proposed plan for renovation and expansion of the current courthouse in the City of Staunton 19 20 or construction of a new courthouse in the City of Staunton requires acquisition of property, the 21 appraised value of that property shall be included in the computation of the total cost for that option. 22 B. Upon submission of plans meeting the requirements of subsection A by the governing body to the 23 clerk of the court, the court, by order entered of record in accordance with Article 5 (§ 24.2-681 et 24 seq.) of Chapter 6 of Title 24.2 of the Code of Virginia, shall require the regular election officials of the 25 county to open the polls and take the sense of the voters on the matter as herein provided. 26 C. Notwithstanding the provisions of §§ 15.2-1652 and 24.2-684 of the Code of Virginia, the election 27 shall be by ballot that shall be prepared by the electoral board of the county and on which shall be 28 printed the following: 29 "Under Virginia law, Augusta County must provide an adequate court facility for the Augusta County 30 *Courts. To accomplish that purpose:* 31 [] Shall the county courthouse be relocated to Augusta County at a cost of \$ [insert estimated 32 cost]? 33 34 [] Shall the county courthouse remain in the City of Staunton at a cost of \$ [insert estimated cost]?" 35 36 D. The ballots shall be counted, returns made and canvassed as in other elections, and the results 37 certified by the electoral board to the court ordering the election. The court shall enter an order 38 proclaiming the results of the election and a duly certified copy of such order shall be transmitted to the 39 governing body of the county. The governing body shall proceed to implement the plan certified as 40 receiving the most votes in the election. 2. That the duly licensed architect, in preparing both plans pursuant to the provisions of this act, 41 42 shall consider options that use technology to potentially reduce space requirements for record storage. Such architect shall explore options for the shared use of facilities with the City of 43 Staunton. Such architect shall also develop an appropriate plan for the preservation of the existing 44 45 courthouse in the City of Staunton, regardless of which plan is ultimately chosen.

7/28/22 23:1