1996 SESSION

ENROLLED

[H 721]

VIRGINIA ACTS OF ASSEMBLY - CHAPTER An Act to amend and reenact §§ 8.01-316, 8.01-317, 15.1-583, 15.1-1036, 20-104, 64.1-108, 64.1-109, 64.1-110 and 64.1-179 of the Code of Virginia, relating to payment for costs of publication. Approved Be it enacted by the General Assembly of Virginia: of the Code of Virginia are amended and reenacted as follows: § 8.01-316. Service by publication; when available. B. The cost of such publication shall be paid by the petitioner or applicant.

56 In lieu of such a petition, a resolution may be passed by the board of supervisors and filed with the HB721ER

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6 1. That §§ 8.01-316, 8.01-317, 15.1-583, 15.1-1036, 20-104, 64.1-108, 64.1-109, 64.1-110 and 64.1-179 7 8

10 A. Except in condemnation actions, an order of publication may be entered against a defendant in the 11 following manner:

1. An affidavit by a party seeking service stating one or more of the following grounds:

13 a. That the party to be served is (i) a foreign corporation, (ii) a foreign unincorporated association, order, or a foreign unincorporated common carrier, or (iii) a nonresident individual, other than a 14 15 nonresident individual fiduciary who has appointed a statutory agent under § 26-59; or

b. That diligence has been used without effect to ascertain the location of the party to be served; or

16 17 c. That the last known residence of the party to be served was in the county or city in which service is sought and that a return has been filed by the sheriff that the process has been in his hands for 18 19 twenty-one days and that he has been unable to make service; or

20 2. In any action, when (i) a pleading states that there are or may be persons, whose names are 21 unknown, interested in the subject to be divided or disposed of; (ii) briefly describes the nature of such interest; and (iii) makes such persons defendants by the general description of "parties unknown"; or 22

23 3. In any action, when (i) the number of defendants upon whom process has been served exceeds 24 ten, and (ii) it appears by a pleading, or exhibit filed, that such defendants represent like interests with 25 the parties not served with process.

26 Ûnder subdivisions 1 and 2 of this section, the order of publication may be entered by the clerk of 27 the court. Under this subdivision such order may be entered only by the court.

28 Every affidavit for an order of publication shall state the last known post-office address of the party 29 against whom publication is asked, or if such address is unknown, the affidavit shall state that fact. 30

31 § 8.01-317. What order of publication to state; how published; when publication in newspaper 32 dispensed with.

33 Except in condemnation actions, every order of publication shall give the abbreviated style of the 34 suit, state briefly its object, and require the defendants, or unknown parties, against whom it is entered 35 to appear and protect their interests on or before the date stated in the order which shall be no sooner than fifty days after entry of the order of publication. Such order of publication shall be published once 36 each week for four successive weeks in such newspaper as the court may prescribe, or, if none be so prescribed, as the clerk may direct, and shall be posted at the front door of the courthouse wherein the 37 38 39 court is held; also a copy of such order of publication shall be mailed to each of the defendants at the 40 post-office address given in the affidavit required by § 8.01-316. The clerk shall cause copies of the 41 order to be so posted, mailed, and transmitted to the designated newspaper within ten days after the 42 entry of the order of publication. Upon completion of such publication, the clerk shall file a certificate 43 in the papers of the case that the requirements of this section have been complied with. Provided, the 44 court may, in any case where deemed proper, dispense with such publication in a newspaper. The cost 45 of such publication shall be paid by the petitioner or applicant.

§ 15.1-583. Petition and order for election; notice; resolution in lieu of petition.

Upon a petition filed with the circuit court of the county signed by ten per centum of the qualified 47 voters of such county which in no event shall be less than 100 qualified voters of the county, asking 48 that a referendum be held on the question of adopting one of the forms of county organization and 49 50 government herein provided for, the court shall, by order entered of record, in accordance with § 24.1-165, require the regular election officials to open a poll and take the sense of the qualified voters 51 of the county on the question submitted as herein provided. The clerk of the county shall cause a notice 52 53 of such election to be published in some newspaper published in or having a general circulation in the 54 county once a week for three consecutive weeks and shall post a copy of such notice at the door of the 55

courthouse of the county. The cost of such publication shall be paid by the petitioner or applicant.

court asking for a referendum, in which case the court shall proceed as in the case of a petition. 57 58

§ 15.1-1036. Additional parties.

59 A. In any proceedings hereunder any qualified voters or property owners in the territory proposed to 60 be annexed or any adjoining city or town may, by petition, become parties to such proceeding as 61 provided in B hereof. Any county whose territory is affected by the proceedings, or any city, town or 62 persons affected thereby, may appear and shall be made parties defendant to the case, and be represented 63 by counsel.

64 B. The court shall by order, fix a time within which such additional parties not served may become 65 defendants to such proceeding, and thereafter, no such petition shall be received, except for good cause 66 shown. A copy of the order fixing such time for parties not previously served shall be published at least once a week for two successive weeks in a newspaper of general circulation in the city or town seeking 67 68 the territory and in the territory sought to be annexed.

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C. The cost of such publication shall be paid by the petitioner or applicant.

§ 20-104. Order of publication against nonresident defendant.

71 In any suit for annulment, for divorce, either a vinculo matrimonii or a mensa et thoro, or for affirmance of a marriage, an affidavit shall be filed that the defendant is not a resident of the 72 73 Commonwealth of Virginia, or that diligence has been used by or on behalf of the plaintiff to ascertain 74 in what county or city such defendant is, without effect, an order of publication shall be entered against 75 such defendant by the court, or by the clerk of the court wherein such suit is pending, either in term 76 time or vacation, which order shall state the object of the suit and the grounds thereof, and the order of 77 publication shall be published as required by law. No depositions in the suit shall be commenced until at 78 least ten days shall have elapsed after the order of publication has been duly published as required by 79 law.

80 All annulments or divorces heretofore granted in suits in which the defendant was proceeded against by an order of publication which required the defendant to appear within ten days after due publication 81 thereof, and in which depositions were taken less than fifteen days, but not less than ten days, after such 82 due publication and in suits in which the defendant was proceeded against by an order of publication 83 84 issued on an affidavit that diligence had been used by or on behalf of the plaintiff to ascertain in what 85 county or city such defendant was, without effect, or wherein the order of publication was entered by the court, are hereby validated and declared to be binding upon the parties to such suit, when the other 86 proceedings therein were regular and the annulment or divorce otherwise valid. 87

88 The cost of such publication shall be paid by the petitioner or applicant.

§ 64.1-108. Probate or administration before court; notice of application.

90 Whenever a will of any person supposed to be dead on account of absence for seven years or more 91 from the place of his last domicile in this Commonwealth shall be offered for probate, or whenever letters of administration on the estate of any person so supposed to be dead shall be applied for, the court having jurisdiction if such person were dead, if satisfied that the will so offered for probate should 92 93 94 be probated or that the applicant would be entitled to letters of administration were the supposed 95 decedent in fact dead, shall cause to be advertised in a newspaper published in the county or city once a 96 week for four successive weeks the fact of the offer or application, together with notice that on a certain 97 day, which shall be at least two weeks after the advertisement, the court or judge will hear evidence 98 concerning the alleged absence of the supposed decedent and the circumstances and duration thereof. 99 The cost of such publication shall be paid by the petitioner or applicant. 100

§ 64.1-109. Application for order when probate or administration unnecessary.

Whenever any person shall claim, either as widow or heir at law or otherwise, any property of a 101 102 person supposed to be dead on account of absence for seven years or more from the place of his last domicile and there shall be no will or no necessity for grant of letters of administration, such person 103 may apply to the court which would have jurisdiction for probate or for granting letters of administration, or the judge thereof in vacation, to have the fact of such descent established and 104 105 thereupon the court shall, if satisfied that the person so claiming would be so entitled were the supposed decedent in fact dead, shall cause notice of such application to be published as provided above in 106 107 108 respect to offer of a will for probate or application for letters of administration. The cost of such 109 publication shall be paid by the petitioner or applicant. 110

§ 64.1-110. Hearing application; evidence receivable; further publication.

At the hearing, which shall be either in term or vacation, the court or judge shall hear such legal 111 112 evidence as may then be offered for the purpose of ascertaining whether or not the presumption of death 113 is made out and if satisfied that the legal presumption of death is made out, the court or judge shall so 114 order. If the evidence show the length of absence of supposed decedent to be more than seven years, but less than twenty years, the court or judge shall forthwith cause notice of the order to be inserted once a 115 116 week for two successive weeks in a newspaper published in the county or city and also, when practicable, in a newspaper published at or near the place where the supposed decedent had his 117

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118 residence when last heard from. Such notice shall require the supposed decedent, if alive, or any person 119 for him to produce to the court, or the judge thereof in vacation, within twelve weeks from the date of 120 its last insertion satisfactory evidence of his continuance in life. If there be not in the county or city a 121 newspaper in which the publication required by this and §§ 64.1-108 and 64.1-109 may be had, the 122 same may be published in such newspaper having general circulation therein as the court or judge shall 123 order. *The cost of such publication shall be paid by the petitioner or applicant.*

\$ 64.1-179. Order to creditors to show cause against distribution of estate to legatees or distributees;
 their liability to refund.

126 When a report of the accounts of any personal representative and of the debts and demands against 127 his decedent's estate has been filed in the office of a clerk of a court, whether under §§ 64.1-171 and 128 64.1-172 or in a suit in chancery, the court, after six months from the qualification of the personal 129 representative, may, on motion of the personal representative, or a successor or substitute personal 130 representative, or on motion of a legatee or distributee of his decedent, make an order for the creditors 131 and all other persons interested in the estate of the decedent to show cause on some day to be named in 132 the order against the payment and delivery of the estate of the decedent to his legatees or distributees. A 133 copy of the order shall be published once a week for two successive weeks, in one or more newspapers, 134 as the court directs. On or after the day named in the order, the court may order the payment and 135 delivery to the legatees or distributees of the whole or a part of the money and other estate not before 136 distributed, with or without a refunding bond, as it prescribes. However, every legatee or distributee to 137 whom any such payment or delivery is made, and his representatives, may, in a suit brought against him 138 within five years afterward, be adjudged to refund a due proportion of any claims enforceable against 139 the decedent or his estate which have been finally allowed by the commissioner of accounts or the 140 court, or which were not presented to the commissioner of accounts, and the costs attending their recovery. In the event any claim shall become known to the fiduciary after the notice for debts and 141 142 demands but prior to the entry of an order of distribution, the claimant, if the claim is disputed, shall be 143 given notice in the form provided in § 64.1-171 and the order of distribution shall not be entered until 144 after expiration of ten days from the giving of such notice. If the claimant shall, within such ten-day 145 period, indicate his desire to pursue the claim, the commissioner shall schedule a date for hearing the 146 claim and for reporting thereon if action thereon is contemplated under § 64.1-171.

147 Any such personal representative who has in good faith complied with the provisions of this section 148 and has, in compliance with or, as subsequently approved by, the order of the court, paid and delivered 149 the money or other estate in his hands to whomsoever the court has adjudged entitled thereto shall be 150 fully protected against the demands of creditors and all other persons.

151 Any such personal representative who has in good faith complied with the provisions of this section 152 and has, in compliance with, or as subsequently approved by, the order of the court, paid and delivered 153 the money or other estate in his hands to whomsoever the court has adjudged entitled thereto, even if such distribution shall be prior to the expiration of the period of one year provided in §§ 64.1-13, 154 155 64.1-89, 64.1-96 or § 64.1-151.5, shall be fully protected against the demands of spouses, persons 156 seeking to impeach the will or establish another will, or purchasers of real estate from the personal representative, provided that the personal representative shall have contacted any surviving spouse 157 158 known to it having rights of renunciation and ascertained that he had no plan to renounce the will, such 159 intent to be stated in writing in the case of renunciation under § 64.1-13, and that the personal representative shall not have been notified in writing of any person's intent to impeach the will or 160 establish a later will in the case of persons claiming under § 64.1-89 or § 64.1-96 or under a later will. 161

In the case of such distribution prior to the expiration of such one-year period, the personal
representative shall take refunding bonds, without surety, to the next of kin or legatees to whom
distribution is made, to protect against the contingencies specified in this and the preceding paragraphs. *The cost of such publication shall be paid by the petitioner or applicant.*