1997 SESSION

972055432 1 **HOUSE BILL NO. 2389** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 34 56 7 (Proposed by the House Committee on General Laws on February 1, 1997) (Patron Prior to Substitute—Delegate Jones, D. C.) A BILL to amend the Code of Virginia by adding a section numbered 15.1-11.2:3, relating to removal of bawdy places by local governing bodies. 8 Be it enacted by the General Assembly of Virginia: 9 1. That the Code of Virginia is amended by adding a section numbered 15.1-11.2:3 as follows: 10 § 15.1-11.2:3. Authority to require removal, repair, etc., of buildings and other structures harboring 11 a bawdy place. 12 A. As used in this section: 13 "Affidavit" means the affidavit prepared by a locality in accordance with subdivision $B \ 1$ a hereof. 14 "Bawdy place" means the same as that term is defined in § 18.2-347. 15 "Corrective action" means the taking of steps which are reasonably expected to be effective to abate bawdy place on real property, such as removal, repair or securing of any building, wall or other 16 17 structure. 18 "Owner" means the record owner of real property. 19 "Property" means real property. 20 B. The governing body of any county, city or town may, by ordinance, provide that: 21 1. The locality may undertake corrective action with respect to property in accordance with the 22 procedures described herein: 23 a. The locality shall execute an affidavit, citing this section, to the effect that (i) a bawdy place exists 24 on the property and in the manner described therein; (ii) the locality has used diligence without effect to 25 abate the bawdy place; and (iii) the bawdy place constitutes a present threat to the public's health, 26 safety or welfare. 27 b. The locality shall then send a notice to the owner of the property, to be sent by regular mail to 28 the last address listed for the owner on the locality's assessment records for the property, together with 29 a copy of such affidavit, advising that (i) the owner has up to thirty days from the date thereof to 30 undertake corrective action to abate the bawdy place described in such affidavit and (ii) the locality 31 will, if requested to do so, assist the owner in determining and coordinating the appropriate corrective 32 action to abate the bawdy place described in such affidavit. 33 c. If no corrective action is undertaken during such thirty-day period, the locality shall send by regular mail an additional notice to the owner of the property, at the address stated in the preceding 34 35 subdivision, stating the date on which the locality may commence corrective action to abate the bawdy 36 place on the property, which date shall be no earlier than fifteen days after the date of mailing of the 37 notice. Such additional notice shall also reasonably describe the corrective action contemplated to be 38 taken by the locality. Upon receipt of such notice, the owner shall have a right, upon reasonable notice 39 to the locality, to seek equitable relief, and the locality shall initiate no corrective action while a proper 40 petition for relief is pending before a court of competent jurisdiction. 41 2. If the locality undertakes corrective action with respect to the property after complying with the 42 provisions of subdivision B 1, the costs and expenses thereof shall be chargeable to and paid by the owner of such property and may be collected by the locality as taxes and levies are collected. 43 44 3. Every charge authorized by this section with which the owner of any such property has been 45 assessed and which remains unpaid shall constitute a lien against such property with the same priority as liens for unpaid local taxes and enforceable in the same manner as provided in Articles 3 46 (§ 58.1-3940 et seq.) and 4 (§ 58.1-3965 et seq.) of Chapter 39 of Title 58.1. 47 **48** C. If the owner of such property takes timely corrective action pursuant to such ordinance, the locality shall deem the bawdy place abated, shall close the proceeding without any charge or cost to the 49 50 owner and shall promptly provide written notice to the owner that the proceeding has been terminated 51 satisfactorily. The closing of a proceeding shall not bar the locality from initiating a subsequent 52 proceeding if the bawdy place recurs. 53 D. Nothing in this section shall be construed to abridge or waive any rights or remedies of an owner 54 of property at law or in equity.

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