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SENATE BILL NO. 501

Offered January 26, 1998

A BILL to amend and reenact § 37.1-195 of the Code of Virginia, relating to community services boards; appointments.

Patron—Newman

Referred to the Committee on Education and Health

Be it enacted by the General Assembly of Virginia:

1. That § 37.1-195 of the Code of Virginia is amended and reenacted as follows:

§ 37.1-195. Community services board; appointment; membership; duties of fiscal agent.

Every city, county or combination of counties or cities or counties and cities establishing a community mental health, mental retardation and substance abuse services program, before it shall come within the provisions of this act, shall establish a single community services board, with neither less than five nor more than eighteen members. When any city or county singly establishes a program, the board shall be appointed by the governing body of the local political subdivision establishing such a program. When any combination of counties or cities or counties and cities establishes a community services program, the board of supervisors of each county in the case of counties or the council in the case of cities shall establish the size of the board, shall elect and appoint the members of the board and shall designate an official of one member city or county to act as fiscal agent for the board. On and after July 1, 1998, prior to making any appointment to the board, the appointing authority shall cause public notice of the names of any applicants or nominees for a vacancy on the board to be given at least ten days prior to any meeting when appointments will be made in a newspaper having general circulation within the community services board service area.

Appointments to the community services board shall be broadly representative of the community and shall include representation by consumers or family members of consumers. Sheriffs or their designees shall also be included, when practical. Each board shall also endeavor to appoint a licensed psychiatrist to the board. No employee or board member of an organization which receives funding from any community services board shall be appointed a member of the board.

The county or city which comprises a single board and the county or city whose designated official serves as fiscal agent for the board in the case of joint boards shall annually audit the total revenues of the board and its programs and shall, in conjunction with the other participating political subdivisions in the case of joint boards, arrange for the provision of legal services to the board.

No such board shall be composed of a majority of elected officials as members, nor shall any county or city be represented on such board by more than one elected official.

The board appointed pursuant to this section shall be responsible to the governing body or bodies of the county or city or combination thereof which established such board.