1999 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 16.1-278.4, 22.1-254, 22.1-254.1, 22.1-254.2, 22.1-263, 22.1-271.4 and §§ 22.1-199.2, 22.1-253.13:1 and 22.1-254.01 as they are currently effective and as they shall become effective of the Code of Virginia and to repeal §§ 22.1-256 and 22.1-257 of the Code of Virginia, relating to compulsory school attendance and general educational development testing.

[H 2384]

Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That §§ 16.1-278.4, 22.1-254, 22.1-254.1, 22.1-254.2, 22.1-263, 22.1-271.4 and §§ 22.1-199.2, 10 22.1-253.13:1 and 22.1-254.01 as they are currently effective and as they shall become effective of 11 the Code of Virginia are amended and reenacted as follows:

12 § 16.1-278.4. Children in need of services.

13 If a child is found to be in need of services or a status offender, the juvenile court or the circuit 14 court may make any of the following orders of disposition for the supervision, care and rehabilitation of 15 the child:

1. Enter an order pursuant to the provisions of § 16.1-278.

17 2. Permit the child to remain with his parent subject to such conditions and limitations as the court18 may order with respect to such child and his parent.

3. Order the parent with whom the child is living to participate in such programs, cooperate in such treatment or be subject to such conditions and limitations as the court may order and as are designed for the rehabilitation of the child and his parent.

4. Beginning July 1, 1992, in the case of any child fourteen years of age or older, where the court finds that the child is not able to benefit appreciably from further schooling, the court may excuse the child from further compliance with any legal requirement of compulsory school attendance as provided under § 22.1-257 22.1-254 or authorize the child, notwithstanding the provisions of any other law, to be employed in any occupation which is not legally declared hazardous for children under the age of eighteen.

5. Permit the local board of social services or a public agency designated by the community policy
and management team to place the child, subject to the provisions of § 16.1-281, in suitable family
homes, child caring-institutions, residential facilities, or independent living arrangements with legal
custody remaining with the parents or guardians. The local board or public agency and the parents or
guardians shall enter into an agreement which shall specify the responsibilities of each for the care and
control of the child. The board or public agency which places the child shall have the final authority to
determine the appropriate placement for the child.

Any order allowing a local board or public agency to place a child where legal custody remains with the parents or guardians as provided in this section shall be entered only upon a finding by the court that reasonable efforts have been made to prevent placement out of the home and that continued placement in the home would be contrary to the welfare of the child, and the order shall so state.

39 6. Transfer legal custody to any of the following:

a. A relative or other individual who, after study, is found by the court to be qualified to receive and care for the child;

b. A child welfare agency, private organization or facility which is licensed or otherwise authorized
by law to receive and provide care for such child. The court shall not transfer legal custody of a child in
need of services to an agency, organization or facility out of the Commonwealth without the approval of
the Commissioner of Social Services; or

c. The local board of public welfare or social services of the county or city in which the court has 46 47 jurisdiction or, at the discretion of the court, to the local board of the county or city in which the child 48 has residence if other than the county or city in which the court has jurisdiction. The local board shall 49 accept the child for care and custody, provided that it has been given reasonable notice of the pendency of the case and an opportunity to be heard. However, in an emergency in the county or city in which 50 the court has jurisdiction, the local board may be required to accept a child for a period not to exceed 51 fourteen days without prior notice or an opportunity to be heard if the judge entering the placement 52 53 order describes the emergency and the need for such temporary placement in the order. Nothing in this 54 subdivision shall prohibit the commitment of a child to any local board of public welfare or social 55 services in the Commonwealth when the local board consents to the commitment. The board to which 56 the child is committed shall have the final authority to determine the appropriate placement for the

HB2384ER

57 child.

58 Any order authorizing removal from the home and transferring legal custody of a child to a local board of public welfare or social services as provided in this subdivision shall be entered only upon a finding by the court that reasonable efforts have been made to prevent removal and that continued placement in the home would be contrary to the welfare of the child, and the order shall so state.

62 7. Require the child to participate in a public service project under such conditions as the court
 63 prescribes.

64 § 22.1-199.2. (Effective until July 1, 2003) Standards for remediation programs established; reporting 65 required.

66 A. The Board of Education shall establish standards for remediation programs, which shall be 67 designed to strengthen and improve the effectiveness of such programs in increasing the scholastic 68 achievement of students with academic deficiencies. Such standards shall require (i) an evaluation of the 69 remediation program offered by the school division to assess such students' educational needs and 70 program effectiveness, and (ii) that school divisions report, on such forms as may be required by the 71 Board for such purpose, data pertaining to the demographic and educational characteristics of students 72 who have been identified for remediation pursuant to subsection C of § 22.1-253.13:1, or subsection E 73 clause (ii) of subsection A of § 22.1-254, and § 22.1-254.01. Data submitted to the Board shall include, 74 but not be limited to, the number of students failing the Literacy Passport Test, any or all components, 75 for each administration of the test; the number of students failing any Standards of Learning assessments 76 for grades three, five, and eight; a demographic profile of the students attending such programs; the 77 academic status of each such student; the types of instruction offered, the length of the program, and the 78 local costs of the program; the number of ungraded and disabled students, and those with limited 79 English proficiency (ESL); and the number of students failing the literacy tests or the Standards of 80 Learning assessments for grades three, five, and eight who attend remediation programs.

B. The Board of Education shall cause the collection, compilation, and analysis of the data required
to be reported by local school divisions in subsection A of this section to accomplish a statewide review
and evaluation of remediation programs. The Board shall report its analysis of the data submitted by
school divisions and a statewide assessment of remediation programs, and any recommendations, to the
Governor and the General Assembly annually, beginning on December 1, 1998.

§ 22.1-199.2. (Effective July 1, 2003) Standards for remediation programs established; reporting
 required.

88 A. The Board of Education shall establish standards for remediation programs, which shall be 89 designed to strengthen and improve the effectiveness of such programs in increasing the scholastic 90 achievement of students with academic deficiencies. Such standards shall require (i) an evaluation of the 91 remediation program offered by the school division to assess such students' educational needs and 92 program effectiveness, and (ii) that school divisions report, on such forms as may be required by the 93 Board for such purpose, data pertaining to the demographic and educational characteristics of students 94 who have been identified for remediation pursuant to subsection C of § 22.1-253.13:1, or subsection E clause (ii) of subsection A of § 22.1-254, and § 22.1-254.01. Data submitted to the Board shall include, 95 96 but not be limited to, the number of students failing any Standards of Learning assessments for grades 97 three, five, and eight; a demographic profile of the students attending such programs; the academic 98 status of each such student; the types of instruction offered, the length of the program, and the local 99 costs of the program; the number of ungraded and disabled students, and those with limited English 100 proficiency (ESL); and the number of students failing the Standards of Learning assessments for grades 101 three, five, and eight who attend remediation programs.

B. The Board of Education shall cause the collection, compilation, and analysis of the data required
to be reported by local school divisions in subsection A of this section to accomplish a statewide review
and evaluation of remediation programs. The Board shall report its analysis of the data submitted by
school divisions and a statewide assessment of remediation programs, and any recommendations, to the
Governor and the General Assembly annually, beginning on December 1, 1998.

107 § 22.1-253.13:1. (Effective until July 1, 2003) Standard 1. Basic skills, selected programs, and instructional personnel.

A. The General Assembly and the Board of Education believe that the fundamental goal of the public schools of this Commonwealth must be to enable each student to develop the skills that are necessary for success in school and preparation for life, and find that the quality of education is dependent upon the provision of the appropriate working environment, benefits, and salaries necessary to ensure the availability of high quality instructional personnel and adequate commitment of other resources.

115 B. The Board of Education shall establish educational objectives to implement the development of 116 the skills that are necessary for success in school and for preparation for life in the years beyond. The 117 current educational objectives, known as the Standards of Learning, shall not be construed to be

regulations as defined in § 9-6.14:4; however, the Board of Education may, from time to time, revise 118 119 these educational objectives to maintain academic rigor. In order to provide appropriate opportunity for 120 input from the general public, teachers, and local school boards, the Board of Education shall conduct public hearings prior to establishing new educational objectives. Thirty days prior to conducting such 121 122 hearings, the Board shall give written notice by mail of the date, time, and place of the hearings to all 123 local school boards and any other persons requesting to be notified of the hearings and publish notice of 124 its intention to revise these educational objectives in the Virginia Register of Regulations. Interested 125 parties shall be given reasonable opportunity to be heard and present information prior to final adoption 126 of any revisions of these educational objectives.

127 The Board shall seek to ensure that any revised educational objectives are consistent with the world's 128 highest educational standards. These objectives shall include, but not be limited to, basic skills of 129 communication, computation and critical reasoning including problem solving and decision making and 130 the skills to manage personal finances and to make sound financial decisions, and the development of 131 personal qualities such as self-esteem, sociability, self-management, integrity, and honesty.

With such funds as are made available for this purpose, the Board shall regularly review and revise
the competencies for vocational education programs to require the full integration of English,
mathematics, science and social studies Standards of Learning. Occupational vocational programs shall
be aligned with industry and professional standard certifications, where they exist.

136 The Standards of Learning in all subject areas shall be subject to regular review and revision to 137 maintain rigor and to reflect a balance between content knowledge and the application of knowledge in 138 preparation for eventual employment and lifelong learning.

139 School boards shall implement these objectives or objectives specifically designed for their school divisions that are equivalent to or exceed the Board's requirements. Students shall be expected to achieve the educational objectives utilized by the school division at appropriate age or grade levels.

With such funds as are available for this purpose, the Board of Education may prescribe assessment
methods to determine the level of achievement of these objectives by all students. Such assessments
shall evaluate knowledge, application of knowledge, critical thinking, and skills related to the Standards
of Learning being assessed. The Board, with the assistance of independent testing experts, shall conduct
a regular analysis and validation process for these assessments.

147 By July 1, 1999, the Board shall develop and approve objectives for mathematics, at the middle and 148 high school levels, for personal living and finances, which shall focus on money management skills for 149 individuals and families. The personal living and finances objectives shall require instruction in those 150 skills necessary to handle personal business and finances and shall include, but need not be limited to, 151 the following: opening a bank account and how to judge the quality of a bank's services; balancing a 152 check book; completing a loan application; the implications of an inheritance; the basics of personal 153 insurance policies; consumer rights and responsibilities; dealing with salesmen and merchants; debt management, including retail and credit card debt; state and federal tax computation; local tax 154 155 assessments; computation of interest rates by various mechanisms; understanding simple contracts; and 156 how to contest an incorrect bill. These personal living and finances objectives shall not be required to be 157 included in the Board's Standards of Learning, and shall be developed in a manner to ensure that 158 instruction in the Standards of Learning shall not be de-emphasized. The Board shall not be required to 159 evaluate student achievement concerning such objectives in the Standards of Learning Assessment Tests 160 required by § 22.1-253.13:3.

C. Local school boards shall develop and implement a program of instruction for grades K through 161 162 12 which emphasizes reading, writing, speaking, mathematical concepts and computations, technological proficiency, and scientific concepts and processes; essential skills and concepts of citizenship, including 163 164 knowledge of history, economics, government, foreign languages, international cultures, health, environmental issues and geography necessary for responsible participation in American society and in 165 166 the international community; fine arts and practical arts; knowledge and skills needed to qualify for further education and employment or, in the case of some handicapped children, to qualify for 167 168 appropriate training; and development of the ability to apply such skills and knowledge in preparation 169 for eventual employment and lifelong learning.

170 Local school boards shall also develop and implement programs of prevention, intervention, or 171 remediation for students who are educationally at risk including, but not limited to, those whose scores 172 are in the bottom national quartile on Virginia State Assessment Program Tests, who do not pass the 173 literacy tests prescribed by the Board of Education, or who fail to achieve a passing score on any 174 Standards of Learning assessment in grades three, five, and eight. Such programs may include summer 175 school for all elementary and middle school grades and for all high school academic courses, as defined by regulations promulgated by the Board of Education, or other forms of remediation. Division 176 177 superintendents shall require such students to take special programs of prevention, intervention, or 178 remediation which may include attendance in public summer school programs, in accordance with

179 subsection E clause (ii) of subsection A of § 22.1-254 and § 22.1-254.01. The requirement for remediation may, however, be satisfied by the student's attendance in a program of prevention, 180 181 intervention or remediation which has been selected by his parent and is either (i) conducted by an 182 accredited private school or (ii) a special program which has been determined to be comparable to the 183 required public school remediation program by the division superintendent. The costs of such private 184 school remediation program or other special remediation program shall be borne by the student's parent. 185 Students required to attend such summer school programs or to participate in another form of 186 remediation shall not be charged tuition by the local school division. Based on the number of students 187 attending and the Commonwealth's share of the per pupil costs, additional state funds shall be provided 188 for summer and other remediation programs as set forth in the appropriation act.

189 Any student who does not pass the literacy tests or all Standards of Learning assessments in grades 190 three, five, and eight shall be required to attend a summer school program or participate in another form of remediation. Such summer school program or other form of remediation shall be chosen by the 191 192 school division to be appropriate to the academic needs of the student. State funds shall be provided, as 193 set forth in the appropriation act, for the attendance in remediation programs conducted by local school 194 divisions for those students who do not pass the literacy tests beginning with the 1997-1998 fiscal year 195 and for students who do not pass all Standards of Learning assessments in grades three, five, and eight 196 beginning with the 1998-99 fiscal year.

197 To ensure consistency in program quality, each school board may establish a remediation program 198 standards committee which may include, but need not be limited to, the superintendent or his designee, 199 a teacher, a parent, and one representative of the community at large. The remediation program 200 standards committee shall recommend the program components for the remediation programs and shall 201 evaluate the success of the programs. Such program components may include transition mechanisms for 202 children to ensure the smooth movement between remediation programs and regular programs, 203 pupil/teacher ratios, objectives, and time, site, and duration of the various programs.

204 Such remediation programs shall include, when applicable, a procedure for early identification of students who are at risk of failure of the literacy tests or the Standards of Learning assessments in 205 206 grades three, five, and eight. The identified students shall be provided appropriate remediation activities.

207 The Board of Education shall establish standards for full funding of summer remedial programs 208 which shall include, but not be limited to, the minimum number of instructional hours or the equivalent 209 thereof required for full funding and an assessment system designed to evaluate program effectiveness. 210 Based on the number of students attending and the Commonwealth's share of the per pupil instructional 211 costs, state funds shall be provided for the full cost of summer and other remediation programs as set 212 forth in the appropriation act, provided such programs comply with such standards as shall be 213 established by the Board, pursuant to § 22.1-199.2. 214

D. Local school boards shall also implement the following:

215 1. Programs in grades K through 3 which emphasize developmentally appropriate learning to enhance 216 success.

217 2. Programs based on prevention, intervention, or retrieval designed to increase the number of 218 students who earn a high school diploma or general education development (GED) certificate. As 219 provided in the appropriation act, state funding, in addition to basic aid, shall be allocated to support 220 programs grounded in sound educational policy to reduce the number of students who drop out of 221 school. From such funds as may be appropriated for this purpose, sufficient funds shall be provided to 222 hold all local school divisions harmless by providing no-loss funding which maintains the level of each 223 school division's funding as allocated for drop-out prevention programs on July 1, 1996, if the level of 224 funding for such school division's drop-out prevention programs would be less than its level of funding 225 for such programs in fiscal year 1995. Effective on and after July 1, 1996, the Board of Education shall 226 develop and implement a funding mechanism to ensure that no school board is penalized in its state funding for drop-out prevention programs for reducing the drop out rate in its school division. 3. Career education programs infused into the K through 12 curricula that promote knowledge of 227

228 229 careers and all types of employment opportunities including but not limited to, apprenticeships, the 230 military, and career education schools, and emphasize the advantages of completing school with 231 marketable skills. School boards may include career exploration opportunities in the middle school 232 grades.

233 4. Competency-based vocational education programs, which integrate academic outcomes, career 234 guidance and job-seeking skills for all secondary students including those identified as handicapped that 235 reflect employment opportunities, labor market needs, applied basic skills, job-seeking skills, and career 236 guidance. Career guidance shall include employment counseling designed to furnish information on 237 available employment opportunities to all students, including those identified as handicapped, and 238 placement services for students exiting school. Each school board shall develop and implement a plan to 239 ensure compliance with the provisions of this subsection.

5. Academic and vocational preparation for students who plan to continue their education beyondsecondary school or who plan to enter employment.

6. Early identification of handicapped students and enrollment of such students in appropriateinstructional programs consistent with state and federal law.

244 7. Early identification of gifted students and enrollment of such students in appropriately245 differentiated instructional programs.

8. Educational alternatives for students whose needs are not met in programs prescribed elsewhere in these standards. Such students shall be counted in average daily membership (ADM) in accordance with the regulations of the Board of Education.

249 9. Adult education programs for individuals functioning below the high school completion level.
250 Such programs may be conducted by the school board as the primary agency or through a collaborative arrangement between the school board and other agencies.

10. A plan to make achievements for students who are educationally at risk a divisionwide prioritywhich shall include procedures for measuring the progress of such students.

E. Each local school board shall employ with state and local basic, special education, gifted, and vocational education funds a minimum number of licensed, full-time equivalent instructional personnel for each 1,000 students in average daily membership (ADM) as set forth in the appropriation act. Calculations of kindergarten positions shall be based on full-day kindergarten programs. Beginning with the March 31 report of average daily membership, those school divisions offering half-day kindergarten shall adjust their average daily membership for kindergarten to reflect eighty-five percent of the total kindergarten average daily memberships.

F. In addition to the positions supported by basic aid and in support of regular school year remedial 261 262 programs, state funding, pursuant to the appropriation act, shall be provided to fund certain full-time equivalent instructional positions for each 1,000 students in grades K through 12 estimated to score in 263 264 the bottom national quartile on Virginia State Assessment Program Tests and those who fail the literacy 265 tests or Standards of Learning assessments for grades three, five, and eight prescribed by the Board. 266 State funding for remedial programs provided pursuant to this subsection and the appropriation act may be used to support programs for educationally at-risk students as identified by the local school boards. 267 268 The Board of Education shall establish criteria for identification of educationally at-risk students, which 269 shall not be construed to be regulations as defined in § 9-6.14:4; however, the Board of Education may, 270 from time to time, revise these identification criteria. In order to provide appropriate opportunity for 271 input from the general public, teachers, and local school boards, the Board of Education shall conduct 272 public hearings prior to establishing or revising such identification criteria. Thirty days prior to 273 conducting such hearings, the Board shall give written notice by mail of the date, time, and place of the 274 hearings to all local school boards and any other persons requesting to be notified of the hearings and 275 publish notice of its intention to establish or revise such identification criteria in the Virginia Register of 276 Regulations. Interested parties shall be given reasonable opportunity to be heard and present information 277 prior to final adoption of any such identification criteria or revisions thereto.

278 G. Licensed instructional personnel shall be assigned by each school board in a manner that produces 279 divisionwide ratios of students in average daily membership to full-time equivalent teaching positions, 280 excluding special education teachers, principals, assistant principals, counselors, and librarians, that are 281 not greater than the following ratios: (i) twenty-five to one in kindergarten with no class being larger 282 than thirty students; if the average daily membership in any kindergarten class exceeds twenty-five 283 pupils, a full-time teacher's aide shall be assigned to the class; (ii) twenty-four to one in grade one with 284 no class being larger than thirty students; (iii) twenty-five to one in grades two and three with no class 285 being larger than thirty students; (iv) twenty-five to one in grades four through six with no class being 286 larger than thirty-five students; and (v) twenty-four to one in English classes in grades six through 287 twelve.

288 Further, pursuant to the appropriation act, school boards may implement in kindergarten through third 289 grade, within certain schools, lower ratios of students in average daily membership to full-time 290 equivalent teaching positions by assigning instructional personnel in a manner that produces ratios of 291 students in average daily membership to full-time equivalent teaching positions, excluding special 292 education teachers, principals, assistant principals, counselors, and librarians, as follows: (i) in schools 293 having high concentrations of at-risk students, eighteen to one; and (ii) in schools having moderate 294 concentrations of at-risk students, twenty to one. For the purposes of this subsection, "schools having 295 high concentrations of at-risk students" and "schools having moderate concentrations of at-risk students" 296 shall be defined in the appropriation act.

297 In addition, instructional personnel shall be assigned by each school board in a manner that produces
298 schoolwide ratios of students in average daily memberships to full-time equivalent teaching positions of
299 twenty-five to one in middle schools and high schools.

300 School boards shall, however, annually, on or before January 1, report to the public the actual

301 pupil/teacher ratios in elementary school classrooms by school for the current school year. Such actual 302 ratios shall include only the teachers who teach the grade and class on a full-time basis and shall 303 exclude resource personnel. School boards shall report pupil/teacher ratios which include resource 304 teachers in the same annual report. Any classes funded through the voluntary kindergarten through third 305 grade at-risk student/lower ratio program shall be identified as such classes. Any classes having waivers 306 to exceed the requirements of this subsection shall also be identified. Schools shall be identified; 307 however, the data shall be compiled in a manner to ensure the confidentiality of all teacher and pupil 308 identities.

309 H. Students enrolled in a public school on a less than full-time basis shall be counted in average 310 daily membership (ADM) in the relevant school division. Students who are either (i) enrolled in a nonpublic school or (ii) receiving home instruction pursuant to § 22.1-254.1, and who are enrolled in 311 312 public school on a less than full-time basis in any mathematics, science, English, history, social science, 313 vocational education, fine arts, or foreign language course shall be counted in the average daily 314 membership (ADM) in the relevant school division on a pro rata basis as provided in the appropriation 315 act. However, no such nonpublic or home school student shall be counted as more than one-half a 316 student for purposes of such pro rata calculation. Such calculation shall not include enrollments of such 317 students in any other public school courses.

§ 22.1-253.13:1. (Effective July 1, 2003) Standard 1. Basic skills, selected programs, and instructional
 personnel.

A. The General Assembly and the Board of Education believe that the fundamental goal of the
public schools of this Commonwealth must be to enable each student to develop the skills that are
necessary for success in school and preparation for life, and find that the quality of education is
dependent upon the provision of the appropriate working environment, benefits, and salaries necessary to
ensure the availability of high quality instructional personnel and adequate commitment of other
resources.

326 B. The Board of Education shall establish educational objectives to implement the development of 327 the skills that are necessary for success in school and for preparation for life in the years beyond. The 328 current educational objectives, known as the Standards of Learning, shall not be construed to be 329 regulations as defined in § 9-6.14:4; however, the Board of Education may, from time to time, revise 330 these educational objectives to maintain academic rigor. In order to provide appropriate opportunity for 331 input from the general public, teachers, and local school boards, the Board of Education shall conduct 332 public hearings prior to establishing new educational objectives. Thirty days prior to conducting such 333 hearings, the Board shall give written notice by mail of the date, time, and place of the hearings to all 334 local school boards and any other persons requesting to be notified of the hearings and publish notice of 335 its intention to revise these educational objectives in the Virginia Register of Regulations. Interested 336 parties shall be given reasonable opportunity to be heard and present information prior to final adoption 337 of any revisions of these educational objectives.

The Board shall seek to ensure that any revised educational objectives are consistent with the world's
highest educational standards. These objectives shall include, but not be limited to, basic skills of
communication, computation and critical reasoning including problem solving and decision making and
the skills to manage personal finances and to make sound financial decisions, and the development of
personal qualities such as self-esteem, sociability, self-management, integrity, and honesty.

With such funds as are made available for this purpose, the Board shall regularly review and revise
the competencies for vocational education programs to require the full integration of English,
mathematics, science and social studies Standards of Learning. Occupational vocational programs shall
be aligned with industry and professional standard certifications, where they exist.

The Standards of Learning in all subject areas shall be subject to regular review and revision to
 maintain rigor and to reflect a balance between content knowledge and the application of knowledge in
 preparation for eventual employment and lifelong learning.

350 School boards shall implement these objectives or objectives specifically designed for their school divisions that are equivalent to or exceed the Board's requirements. Students shall be expected to achieve the educational objectives utilized by the school division at appropriate age or grade levels.

With such funds as are available for this purpose, the Board of Education may prescribe assessment methods to determine the level of achievement of these objectives by all students. Such assessments shall evaluate knowledge, application of knowledge, critical thinking, and skills related to the Standards of Learning being assessed. The Board, with the assistance of independent testing experts, shall conduct a regular analysis and validation process for these assessments.

By July 1, 1999, the Board shall develop and approve objectives for mathematics, at the middle and
high school levels, for personal living and finances, which shall focus on money management skills for
individuals and families. The personal living and finances objectives shall require instruction in those
skills necessary to handle personal business and finances and shall include, but need not be limited to,

the following: opening a bank account and how to judge the quality of a bank's services; balancing a 362 363 check book; completing a loan application; the implications of an inheritance; the basics of personal 364 insurance policies; consumer rights and responsibilities; dealing with salesmen and merchants; debt management, including retail and credit card debt; state and federal tax computation; local tax 365 366 assessments; computation of interest rates by various mechanisms; understanding simple contracts; and 367 how to contest an incorrect bill. These personal living and finances objectives shall not be required to be 368 included in the Board's Standards of Learning, and shall be developed in a manner to ensure that 369 instruction in the Standards of Learning shall not be de-emphasized. The Board shall not be required to evaluate student achievement concerning such objectives in the Standards of Learning Assessment Tests 370 371 required by § 22.1-253.13:3.

372 C. Local school boards shall develop and implement a program of instruction for grades K through 373 12 which emphasizes reading, writing, speaking, mathematical concepts and computations, technological 374 proficiency, and scientific concepts and processes; essential skills and concepts of citizenship, including 375 knowledge of history, economics, government, foreign languages, international cultures, health, 376 environmental issues and geography necessary for responsible participation in American society and in 377 the international community; fine arts and practical arts; knowledge and skills needed to qualify for 378 further education and employment or, in the case of some handicapped children, to qualify for 379 appropriate training; and development of the ability to apply such skills and knowledge in preparation 380 for eventual employment and lifelong learning.

381 Local school boards shall also develop and implement programs of prevention, intervention, or 382 remediation for students who are educationally at risk including, but not limited to, those whose scores 383 are in the bottom national quartile on Virginia State Assessment Program Tests, or who fail to achieve a 384 passing score on any Standards of Learning assessment in grades three, five, and eight. Such programs 385 may include summer school for all elementary and middle school grades and for all high school 386 academic courses, as defined by regulations promulgated by the Board of Education, or other forms of 387 remediation. Division superintendents shall require such students to take special programs of prevention, 388 intervention, or remediation which may include attendance in public summer school programs, in 389 accordance with subsection E clause (ii) of subsection A of § 22.1-254 and § 22.1-254.01. The 390 requirement for remediation may, however, be satisfied by the student's attendance in a program of 391 prevention, intervention or remediation which has been selected by his parent and is either (i) conducted 392 by an accredited private school or (ii) a special program which has been determined to be comparable to 393 the required public school remediation program by the division superintendent. The costs of such private school remediation program or other special remediation program shall be borne by the student's parent. 394 395 Students required to attend such summer school programs or to participate in another form of 396 remediation shall not be charged tuition by the local school division. Based on the number of students attending and the Commonwealth's share of the per pupil costs, additional state funds shall be provided 397 398 for summer and other remediation programs as set forth in the appropriation act.

Any student who does not pass all Standards of Learning assessments in grades three, five, and eight shall be required to attend a summer school program or participate in another form of remediation. Such summer school program or other form of remediation shall be chosen by the school division to be appropriate to the academic needs of the student. State funds shall be provided, as set forth in the appropriation act, for the attendance in remediation programs conducted by local school divisions for students who do not pass all Standards of Learning assessments in grades three, five, and eight beginning with the 1998-99 fiscal year.

To ensure consistency in program quality, each school board may establish a remediation program standards committee which may include, but need not be limited to, the superintendent or his designee, a teacher, a parent, and one representative of the community at large. The remediation program standards committee shall recommend the program components for the remediation programs and shall evaluate the success of the programs. Such program components may include transition mechanisms for children to ensure the smooth movement between remediation programs and regular programs, pupil/teacher ratios, objectives, and time, site, and duration of the various programs.

413 Such remediation programs shall include, when applicable, a procedure for early identification of
414 students who are at risk of academic failure of the Standards of Learning assessments in grades three,
415 five, and eight. The identified students shall be provided appropriate remediation activities.

416 The Board of Education shall establish standards for full funding of summer remedial programs 417 which shall include, but not be limited to, the minimum number of instructional hours or the equivalent 418 thereof required for full funding and an assessment system designed to evaluate program effectiveness. 419 Based on the number of students attending and the Commonwealth's share of the per pupil instructional 420 costs, state funds shall be provided for the full cost of summer and other remediation programs as set 421 forth in the appropriation act, provided such programs comply with such standards as shall be 422 established by the Board, pursuant to § 22.1-199.2. 423 D. Local school boards shall also implement the following:

424 1. Programs in grades K through 3 which emphasize developmentally appropriate learning to enhance425 success.

426 2. Programs based on prevention, intervention, or retrieval designed to increase the number of 427 students who earn a high school diploma or general education development (GED) certificate. As 428 provided in the appropriation act, state funding, in addition to basic aid, shall be allocated to support 429 programs grounded in sound educational policy to reduce the number of students who drop out of 430 school. From such funds as may be appropriated for this purpose, sufficient funds shall be provided to 431 hold all local school divisions harmless by providing no-loss funding which maintains the level of each 432 school division's funding as allocated for drop-out prevention programs on July 1, 1996, if the level of 433 funding for such school division's drop-out prevention programs would be less than its level of funding 434 for such programs in fiscal year 1995. Effective on and after July 1, 1996, the Board of Education shall 435 develop and implement a funding mechanism to ensure that no school board is penalized in its state 436 funding for drop-out prevention programs for reducing the drop out rate in its school division.

437 3. Career education programs infused into the K through 12 curricula that promote knowledge of
438 careers and all types of employment opportunities including but not limited to, apprenticeships, the
439 military, and career education schools, and emphasize the advantages of completing school with
440 marketable skills. School boards may include career exploration opportunities in the middle school
441 grades.

442 4. Competency-based vocational education programs, which integrate academic outcomes, career 443 guidance and job-seeking skills for all secondary students including those identified as handicapped that 444 reflect employment opportunities, labor market needs, applied basic skills, job-seeking skills, and career 445 guidance. Career guidance shall include employment counseling designed to furnish information on 446 available employment opportunities to all students, including those identified as handicapped, and 447 placement services for students exiting school. Each school board shall develop and implement a plan to 448 ensure compliance with the provisions of this subsection.

449 5. Academic and vocational preparation for students who plan to continue their education beyond450 secondary school or who plan to enter employment.

451 6. Early identification of handicapped students and enrollment of such students in appropriate452 instructional programs consistent with state and federal law.

453 7. Early identification of gifted students and enrollment of such students in appropriately **454** differentiated instructional programs.

455 8. Educational alternatives for students whose needs are not met in programs prescribed elsewhere in
456 these standards. Such students shall be counted in average daily membership (ADM) in accordance with
457 the regulations of the Board of Education.

458 9. Adult education programs for individuals functioning below the high school completion level.
459 Such programs may be conducted by the school board as the primary agency or through a collaborative arrangement between the school board and other agencies.

461 10. A plan to make achievements for students who are educationally at risk a divisionwide priority462 which shall include procedures for measuring the progress of such students.

E. Each local school board shall employ with state and local basic, special education, gifted, and
vocational education funds a minimum number of licensed, full-time equivalent instructional personnel
for each 1,000 students in average daily membership (ADM) as set forth in the appropriation act.
Calculations of kindergarten positions shall be based on full-day kindergarten programs. Beginning with
the March 31 report of average daily membership, those school divisions offering half-day kindergarten
shall adjust their average daily membership for kindergarten to reflect eighty-five percent of the total
kindergarten average daily memberships.

470 F. In addition to the positions supported by basic aid and in support of regular school year remedial 471 programs, state funding, pursuant to the appropriation act, shall be provided to fund certain full-time equivalent instructional positions for each 1,000 students in grades K through 12 estimated to score in 472 473 the bottom national quartile on Virginia State Assessment Program Tests and those who fail the literacy 474 tests or Standards of Learning assessments for grades three, five, and eight prescribed by the Board. State funding for remedial programs provided pursuant to this subsection and the appropriation act may 475 476 be used to support programs for educationally at-risk students as identified by the local school boards. 477 The Board of Education shall establish criteria for identification of educationally at-risk students, which 478 shall not be construed to be regulations as defined in § 9-6.14:4; however, the Board of Education may, 479 from time to time, revise these identification criteria. In order to provide appropriate opportunity for 480 input from the general public, teachers, and local school boards, the Board of Education shall conduct **481** public hearings prior to establishing or revising such identification criteria. Thirty days prior to conducting such hearings, the Board shall give written notice by mail of the date, time, and place of the 482 483 hearings to all local school boards and any other persons requesting to be notified of the hearings and

9 of 13

484 publish notice of its intention to establish or revise such identification criteria in the Virginia Register of
485 Regulations. Interested parties shall be given reasonable opportunity to be heard and present information
486 prior to final adoption of any such identification criteria or revisions thereto.

487 G. Licensed instructional personnel shall be assigned by each school board in a manner that produces 488 divisionwide ratios of students in average daily membership to full-time equivalent teaching positions, 489 excluding special education teachers, principals, assistant principals, counselors, and librarians, that are 490 not greater than the following ratios: (i) twenty-five to one in kindergarten with no class being larger 491 than thirty students; if the average daily membership in any kindergarten class exceeds twenty-five 492 pupils, a full-time teacher's aide shall be assigned to the class; (ii) twenty-four to one in grade one with 493 no class being larger than thirty students; (iii) twenty-five to one in grades two and three with no class 494 being larger than thirty students; (iv) twenty-five to one in grades four through six with no class being 495 larger than thirty-five students; and (v) twenty-four to one in English classes in grades six through 496 twelve.

497 Further, pursuant to the appropriation act, school boards may implement in kindergarten through third 498 grade, within certain schools, lower ratios of students in average daily membership to full-time 499 equivalent teaching positions by assigning instructional personnel in a manner that produces ratios of 500 students in average daily membership to full-time equivalent teaching positions, excluding special 501 education teachers, principals, assistant principals, counselors, and librarians, as follows: (i) in schools 502 having high concentrations of at-risk students, eighteen to one; and (ii) in schools having moderate 503 concentrations of at-risk students, twenty to one. For the purposes of this subsection, "schools having 504 high concentrations of at-risk students" and "schools having moderate concentrations of at-risk students" 505 shall be defined in the appropriation act.

506 In addition, instructional personnel shall be assigned by each school board in a manner that produces
 507 schoolwide ratios of students in average daily memberships to full-time equivalent teaching positions of
 508 twenty-five to one in middle schools and high schools.

509 School boards shall, however, annually, on or before January 1, report to the public the actual 510 pupil/teacher ratios in elementary school classrooms by school for the current school year. Such actual ratios shall include only the teachers who teach the grade and class on a full-time basis and shall 511 512 exclude resource personnel. School boards shall report pupil/teacher ratios which include resource teachers in the same annual report. Any classes funded through the voluntary kindergarten through third 513 514 grade at-risk student/lower ratio program shall be identified as such classes. Any classes having waivers 515 to exceed the requirements of this subsection shall also be identified. Schools shall be identified; 516 however, the data shall be compiled in a manner to ensure the confidentiality of all teacher and pupil 517 identities.

518 H. Students enrolled in a public school on a less than full-time basis shall be counted in average 519 daily membership (ADM) in the relevant school division. Students who are either (i) enrolled in a 520 nonpublic school or (ii) receiving home instruction pursuant to § 22.1-254.1, and who are enrolled in 521 public school on a less than full-time basis in any mathematics, science, English, history, social science, 522 vocational education, fine arts, or foreign language course shall be counted in the average daily 523 membership (ADM) in the relevant school division on a pro rata basis as provided in the appropriation 524 act. However, no such nonpublic or home school student shall be counted as more than one-half a 525 student for purposes of such pro rata calculation. Such calculation shall not include enrollments of such 526 students in any other public school courses.

527 § 22.1-254. Compulsory attendance required; excuses and waivers; alternative education program
 528 attendance; exemptions from article.

529 A. Except as otherwise provided in this article, every parent, guardian, or other person in the 530 Commonwealth having control or charge of any child who will have reached the fifth birthday on or 531 before September 30 of any school year and who has not passed the eighteenth birthday shall, during 532 the period of each year the public schools are in session and for the same number of days and hours per 533 day as the public schools, send such child to a public school or to a private, denominational or parochial 534 school or have such child taught by a tutor or teacher of qualifications prescribed by the Board of 535 Education and approved by the division superintendent or provide for home instruction of such child as 536 described in § 22.1-254.1.

537 As prescribed in the regulations of the Board of Education, the requirements of this section may also 538 be satisfied by sending a child to an alternative program of study or work/study offered by a public, 539 private, denominational or parochial school or by a public or private degree-granting institution of higher 540 education. Further, in the case of any five-year-old child who is subject to the provisions of this 541 subsection, the requirements of this section may be alternatively satisfied by sending the child to any 542 public educational pre-kindergarten program, including a Head Start program, or in a private, 543 denominational or parochial educational pre-kindergarten program.

544 B. Instruction in the home of a child or children by the parent, guardian or other person having

545 control or charge of such child or children shall not be classified or defined as a private, denominational 546 or parochial school.

547 C. The requirements of this section shall not apply to any child who has obtained a high school 548 diploma, its equivalent, or a certificate of completion, or has otherwise complied with compulsory 549 school attendance requirements as set forth in this article.

550 **D**. The requirements of this section shall apply to (i) any child in the custody of the Department of 551 Juvenile Justice, or any child who may have been adjudicated as an adult, and who has not passed his 552 eighteenth birthday.

553 E. requirements of this section shall apply to the Department of Corrections who has not passed his 554 eighteenth birthday and (ii) any child whom the division superintendent has required to take a special 555 program of prevention, intervention, or remediation, as provided in subsection C of § 22.1-253.13:1 and 556 in § 22.1-254.01. However, the requirements of this section shall not apply to any child who has 557 obtained a high school diploma, its equivalent, or a certificate of completion or who has otherwise 558 complied with compulsory school attendance requirements as set forth in this article. 559

B. A school board shall excuse from attendance at school:

560 1. Any pupil who, together with his parents, by reason of bona fide religious training or belief is 561 conscientiously opposed to attendance at school. For purposes of this subdivision, "bona fide religious 562 training or belief" does not include essentially political, sociological or philosophical views or a merely 563 personal moral code; and

564 2. On the recommendation of the juvenile and domestic relations district court of the county or city 565 in which the pupil resides and for such period of time as the court deems appropriate, any pupil who, 566 together with his parents, is opposed to attendance at a school by reason of concern for such pupil's 567 health, as verified by competent medical evidence, or by reason of such pupil's reasonable apprehension 568 for personal safety when such concern or apprehension in that pupil's specific case is determined by the court, upon consideration of the recommendation of the principal and division superintendent, to be 569 570 justified. 571

C. A school board may excuse from attendance at school:

1. On recommendation of the principal and the division superintendent and with the written consent 572 573 of the parent or guardian, any pupil who the school board determines, in accordance with regulations 574 of the Board of Education, cannot benefit from education at such school; and

575 2. On recommendation of the juvenile and domestic relations district court of the county or city in 576 which the pupil resides, any pupil who, in the judgment of such court, cannot benefit from education at 577 such school.

578 D. Local school boards may allow the requirements of subsection A of this section to be met under 579 the following conditions:

580 For a student who is at least sixteen years of age, there shall be a meeting of the student, the 581 student's parents, and the principal or his designee of the school in which the student is enrolled in 582 which an individual student alternative education plan shall be developed in conformity with guidelines 583 prescribed by the Board, which plan must include: 584

a. Career guidance counseling;

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585 b. Mandatory enrollment and attendance in a general educational development preparatory program 586 or other alternative education program approved by the local school board with attendance requirements that provide for reporting of student attendance by the chief administrator of such GED 587 588 preparatory program or approved alternative education program to such principal or his designee; 589

c. Counseling on the economic impact of failing to complete high school; and

d. Procedures for reenrollment to comply with the requirements of subsection A of this section.

591 A student for whom an individual student alternative education plan has been granted pursuant to 592 this subsection and who fails to comply with the conditions of the such plan shall be deemed to in 593 violation of subsection A of this section.

594 Students enrolled with an individual student alternative education plan shall be counted in the 595 average daily membership of the school division.

E. A school board may, in accordance with the procedures set forth in § 22.1-277 and upon a 596 597 finding that a school-age child has (i) committed an offense in violation of school board policies, (ii) **598** been charged with an offense relating to the Commonwealth's laws, or with a violation of school board 599 policies, on weapons, alcohol or drugs, or intentional injury to another person, or (iii) been expelled from school attendance pursuant to § 22.1-277.01, require the child to attend an alternative education 600 program as provided in § 22.1-209.1:2 or § 22.1-277.1. 601

F. Whenever a court orders any pupil into an alternative education program offered in the public 602 603 schools, the local school board of the school division in which the program is offered shall determine 604 the appropriate alternative education placement of the pupil, regardless of whether the pupil attends the 605 public schools it supervises or resides within its school division.

11 of 13

606 The juvenile and domestic relations district court of the county or city in which a pupil resides or in 607 which charges are pending against a pupil, or any court in which charges are pending against a pupil, 608 may require the pupil who has been charged with (i) a crime which resulted in or could have resulted 609 in injury to others, (ii) a violation of Article 1 (§ 18.2-77 et seq.) of Chapter 5 of Title 18.2, or (iii) any 610 offense related to possession or distribution of any Schedule I, II, or III controlled substances to attend an alternative education program, including, but not limited to, night school, adult education, or any 611 612 other education program designed to offer instruction to students for whom the regular program of 613 instruction may be inappropriate.

614 This subsection shall not be construed to limit the authority of school boards to expel, suspend, or
615 exclude students, as provided in §§ 22.1-277, 22.1-277.01, and 22.1-277.2. As used in this subsection,
616 the term "charged" means that a petition or warrant has been filed or is pending against a pupil.

617 F. G. Within one calendar month of the opening of school, each school board shall send to the parents or guardian of each student enrolled in the division a copy of the compulsory school attendance law and the enforcement procedures and policies established by the school board.

H. The provisions of this article shall not apply to:

620

621 1. Children suffering from contagious or infectious diseases while suffering from such diseases;

622 2. Children whose immunizations against communicable diseases have not been completed as 623 provided in § 22.1-271.2;

624 3. Children under ten years of age who live more than two miles from a public school unless public
 625 transportation is provided within one mile of the place where such children live;

626 4. Children between the ages of ten and seventeen, inclusive, who live more than 2.5 miles from a
627 public school unless public transportation is provided within 1.5 miles of the place where such children
628 live; and

629 5. Children excused pursuant to subsections B and C of this section.

Further, any child who will not have reached his sixth birthday on or before September 30 of each
school year whose parent or guardian notifies the appropriate school board that he does not wish the
child to attend school until the following year because the child, in the opinion of the parent or
guardian, is not mentally, physically or emotionally prepared to attend school, may delay the child's
attendance for one year.

The distances specified in subdivisions 3 and 4 of this subsection shall be measured or determined
from the child's residence to the entrance to the school grounds or to the school bus stop nearest the
entrance to the residence of such children by the nearest practical routes which are usable for walking
or riding. Disease shall be established by the certificate of a reputable practicing physician in
accordance with regulations adopted by the Board of Education.

640 § 22.1-254.01. (Effective until July 1, 2003) Certain students required to attend summer school or641 after-school sessions; promotion contingent upon remediation.

642 In the event that a student is required to take a special program of prevention, intervention, or remediation in a public summer school program or to participate in another form of remediation as 643 provided in subsection C of § 22.1-253.13:1 and in accordance with subsection E clause (ii) of **644** 645 subsection A of § 22.1-254, and the division superintendent determines that remediation of the student's **646** poor academic performance, passage of the literacy passport test or of a Standards of Learning 647 assessment in grades three, five, or eight, or promotion is directly related to the student's attendance in 648 such summer school program or participation in another form of remediation, and after a reasonable 649 effort to seek the student's attendance in such session has failed, including direct notification of the 650 parents or guardians of such student of the attendance requirement and failure of the parents or 651 guardians to secure the student's attendance, the division superintendent may seek immediate compliance 652 with the compulsory school attendance law as set forth in § 22.1-254.

653 § 22.1-254.01. (Effective July 1, 2003) Certain students required to attend summer school or 654 after-school sessions.

655 In the event that a student is required to take a special program of prevention, intervention, or 656 remediation in a public summer school program or to participate in another form of remediation as 657 provided in subsection C of § 22.1-253.13:1 and in accordance with subsection E clause (ii) of subsection A of § 22.1-254, and the division superintendent determines that remediation of the student's 658 659 poor academic performance, passage of the Standards of Learning Assessment in grades three, five, or eight, or promotion is directly related to the student's attendance in such summer school program or 660 661 participation in another form of remediation, and after a reasonable effort to seek the student's 662 attendance in such session has failed, including direct notification of the parents or guardians of such student of the attendance requirement and failure of the parents or guardians to secure the student's 663 664 attendance, the division superintendent may seek immediate compliance with the compulsory school 665 attendance law as set forth in § 22.1-254.

666 § 22.1-254.1. Declaration of policy; requirements for home instruction of children.

667 A. When the requirements of this section have been satisfied, instruction of children by their parents is an acceptable alternative form of education under the policy of the Commonwealth of Virginia. Any 668 parent of any child who will have reached the fifth birthday on or before September 30 of any school 669 670 year and who has not passed the eighteenth birthday may elect to provide home instruction in lieu of 671 school attendance if he (i) holds a baccalaureate degree in any subject from an accredited institution of 672 higher education; or (ii) is a teacher of qualifications prescribed by the Board of Education; or (iii) has enrolled the child or children in a correspondence course approved by the Superintendent of Public 673 Instruction; or (iv) provides a program of study or curriculum which, in the judgment of the division 674 675 superintendent, includes the standards of learning objectives adopted by the Board of Education for 676 language arts and mathematics and provides evidence that the parent is able to provide an adequate 677 education for the child.

678 B. Any parent who elects to provide home instruction in lieu of school attendance shall annually 679 notify the division superintendent in August of his intention to so instruct the child and provide a 680 description of the curriculum to be followed for the coming year and evidence of having met one of the 681 criteria for providing home instruction as required by subsection A of this section. Effective July 1, 682 2000, parents electing to provide home instruction shall provide such annual notice no later than August 15. Any parent who moves into a school division or begins home instruction after the school year has 683 **684** begun shall notify the division superintendent of his intention to provide home instruction as soon as 685 practicable and shall comply with the requirements of this section within thirty days of such notice. The 686 division superintendent shall notify the Superintendent of Public Instruction of the number of students in **687** the school division receiving home instruction.

688 C. The parent who elects to provide home instruction shall provide the division superintendent by 689 August 1 following the school year in which the child has received home instruction with either (i) 690 evidence that the child has attained a composite score in or above the fourth stanine on a battery of achievement tests which have been approved by the Board of Education for use in the public schools or 691 692 (ii) an evaluation or assessment which, in the judgment of the division superintendent, indicates that the 693 child is achieving an adequate level of educational growth and progress.

694 In the event that evidence of progress as required in this subsection is not provided by the parent, the 695 home instruction program for that child may be placed on probation for one year. Parents shall file with 696 the division superintendent evidence of their ability to provide an adequate education for their child in compliance with subsection A of this section and a remediation plan for the probationary year which **697 698** indicates their program is designed to address any educational deficiency. Upon acceptance of such 699 evidence and plan by the division superintendent, the home instruction may continue for one 700 probationary year. If the remediation plan and evidence are not accepted or the required evidence of progress is not provided by August 1 following the probationary year, home instruction shall cease and 701 702 the parent shall make other arrangements for the education of the child which comply with § 22.1-254. 703 The requirements of subsection C shall not apply to children who are under the age of six as of 704 September 30 of the school year.

705 D. For purposes of this section, "parent" means the biological parent or adoptive parent, guardian or 706 other person having control or charge of a child.

707 Nothing in this section shall prohibit a pupil and his parents from obtaining an excuse from school 708 attendance by reason of bona fide religious training or belief pursuant to § 22.1-257 22.1-254 B 1.

709 E. Any party aggrieved by a decision of the division superintendent may appeal his decision within 710 thirty days to an independent hearing officer. The independent hearing officer shall be chosen from the 711 list maintained by the Executive Secretary of the Supreme Court for hearing appeals of the placements 712 of children with disabilities. The costs of the hearing shall be apportioned among the parties by the 713 hearing officer in a manner consistent with his findings. 714

§ 22.1-254.2. Testing for general educational development; eligibility; guidelines.

715 A. The Board of Education may shall establish a program of testing for general educational 716 development through which children persons may earn a high school equivalency certificate. The 717 following persons may participate in the testing program:

1. Persons who are at least eighteen years of age and not enrolled in public school or not otherwise 718 meeting the school attendance requirements set forth in § 22.1-254; 719

720 2. Persons sixteen years of age or older who have been instructed by their parents in their home pursuant to § 22.1-254.1 for three consecutive years and who have completed such home school 721 722 instruction or who;

723 3. Persons who have been excused from school attendance pursuant to subdivisions subsections B 4 724 and 2 C of § 22.1-257 may earn a high school equivalency certificate 22.1-254; and

725 4. Persons for whom an individual student alternative education plan has been granted pursuant to 726 subsection D of § 22.1-254.

727 Under no circumstances shall persons under the age of sixteen be eligible for the testing program.

728 B. From such funds as may be appropriated for this purpose, local school boards shall implement
729 programs of preparation and testing for general educational development consistent with guidelines to
730 be developed by the Board of Education. Such guidelines shall include a provision that allows
731 preparatory and testing programs to be offered jointly by two or more school boards.

732 § 22.1-263. Violation constitutes misdemeanor.

Any person violating the provisions of either § 22.1-254, except for subsection E clause (ii) of subsection A, § 22.1-255, or § 22.1-267 shall be guilty of a Class 3 misdemeanor. Upon a finding that a person knowingly and willfully violated any provision of § 22.1-254, except for subsection E clause (ii) of subsection A, or any provision of § 22.1-255 or § 22.1-267 and that such person has been convicted previously of a violation of any provision of § 22.1-254, except for subsection E clause (ii) of subsection A, or any provision of § 22.1-255 or § 22.1-267, such person shall be guilty of a Class 2 misdemeanor.

740 § 22.1-271.4. Health requirements for home-instructed, exempted, and excused children.

The addition to compliance with the requirements of *subsection B, C, or H of § 22.1-254 or* Solution 22.1-254.1, Solution 22.1-256, or Solution 22.1-257, any parent, guardian or other person having control or charge of a child being home instructed, exempted or excused from school attendance shall comply with the immunization requirements provided in § 32.1-46 in the same manner and to the same extent as if the child has been enrolled in and is attending school.

746 Upon request by the division superintendent, the parent shall submit to such division superintendent 747 documentary proof of immunization in compliance with § 32.1-46.

748 No proof of immunization shall be required of any child upon submission of (i) an affidavit to the division superintendent stating that the administration of immunizing agents conflicts with the parent's or

749 division superintendent stating that the administration of immunizing agents conflicts with the parent's or 750 guardian's religious tenets or practices or (ii) a written certification from a licensed physician that one or

750 guardian's rengious tenets of practices of (ii) a written certification from a ficensed physician that one of 751 more of the required immunizations may be detrimental to the child's health, indicating the specific

751 more of the required minimum zations may be detrimental to the end s heatin, indicating the sp **752** nature of the medical condition or circumstance that contraindicates immunization.

753 2. That §§ 22.1-256 and 22.1-257 of the Code of Virginia are repealed.

HB2384ER