## LEGISLATION NOT PREPARED BY DLS INTRODUCED

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## HOUSE BILL NO. 1364

Offered January 22, 2010

A BILL to amend and reenact § 23-7.4:2 of the Code of Virginia, relating to eligibility for in-state tuition grants for members of the National Guard of the Commonwealth of Virginia to allow for religious training or theological education.

Patrons-Greason, Anderson, Carrico, Cosgrove, Cox, M.K., Englin, Howell, W.J., Janis, Lingamfelter, Marshall, R.G. and Stolle

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Referred to Committee on Education

## **10** Be it enacted by the General Assembly of Virginia:

## 11 1. That § 23-7.4:2 of the Code of Virginia is amended and reenacted as follows:

\$ 23-7.4:2. Eligibility for in-state or reduced tuition for students not domiciled in Virginia; tuition
 grants for members of the National Guard of the Commonwealth of Virginia.

A. Students who live outside this Commonwealth and have been employed full time inside Virginia 14 15 for at least one year immediately prior to the date of the alleged entitlement for in-state tuition shall be eligible for in-state tuition charges if such student has paid Virginia income taxes on all taxable income 16 earned in this Commonwealth for the tax year prior to the date of the alleged entitlement. Students 17 claimed as dependents for federal and Virginia income tax purposes who live outside this 18 19 Commonwealth shall become eligible for in-state tuition charges if the nonresident parents claiming 20 them as dependents have been employed full time inside Virginia for at least one year immediately prior 21 to the date of the alleged entitlement and paid Virginia income taxes on all taxable income earned in 22 this Commonwealth for the tax year prior to the date of the alleged entitlement. Such students shall 23 continue to be eligible for in-state tuition charges for so long as they or their qualifying parent is 24 employed full time in Virginia, paying Virginia income taxes on all taxable income earned in this 25 Commonwealth and the student is claimed as a dependent for Virginia and federal income tax purposes.

26 B. Any person who (i) is a member of the National Guard of the Commonwealth of Virginia and has 27 a minimum remaining obligation of two years, (ii) has satisfactorily completed required initial active 28 duty service, (iii) is satisfactorily performing duty in accordance with regulations of the National Guard, 29 and (iv) is enrolled in any state institution of higher education, any private, accredited and nonprofit 30 institution of higher education in the Commonwealth whose primary purpose is to provide collegiate or graduate education and not to provide religious training or theological education, any course or program 31 offered by any such institution or any public career and technical education school shall be eligible for a 32 33 grant in the amount of the difference between the full cost of tuition and any other educational benefits 34 for which he is eligible as a member of the National Guard. Application for a grant shall be made to the 35 Department of Military Affairs. Grants shall be awarded from funds available for the purpose by such 36 Department.

37 Notwithstanding the foregoing requirement that a member of the National Guard have a minimum of
38 two years remaining on his service obligation, if a member is activated or deployed for federal military
39 service, an additional day shall be added to the member's eligibility for the grant for each day of active
40 federal service up to 365 days. Additional credit, or credit for state duty, may be given at the discretion
41 of the Adjutant General.

C. Notwithstanding the provisions of § 23-7.4 or any other provision of the law to the contrary, the
governing board of any state institution of higher education or the governing board of the Virginia
Community College System may charge the same tuition as is charged to any person domiciled in
Virginia pursuant to the provisions of § 23-7.4 to:

46 1. Any person enrolled in one of the institution's programs designated by the State Council of Higher
47 Education who is domiciled in and is entitled to reduced tuition charges in the institutions of higher
48 learning in any state which is a party to the Southern Regional Education Compact which has similar
49 reciprocal provisions for persons domiciled in Virginia;

2. Any student from a foreign country who is enrolled in a foreign exchange program approved by
the state institution during the same period that an exchange student from the same state institution, who
is entitled to in-state tuition pursuant to § 23-7.4, is attending the foreign institution; and

3. Any high school or magnet school student, not otherwise qualified for in-state tuition, who is
enrolled in courses specifically designed as part of the high school or magnet school curriculum in a
community college for which he may, upon successful completion, receive high school and community
college credit pursuant to a dual enrollment agreement between the high school or magnet school and
the community college.

D. The governing board of the Virginia Community College System shall charge in-state tuition to any person enrolled in one of the System's institutions who lives within a 30-mile radius of a Virginia institution, is domiciled in, and is entitled to in-state tuition charges in the institutions of higher learning in any state which is contiguous to Virginia and which has similar reciprocal provisions for persons domiciled in Virginia.

Any out-of-state students granted in-state tuition pursuant to this subsection shall be counted as
 in-state students for the purposes of determining college admissions, enrollment, and tuition and fee
 revenue policies.

E. The board of the University of Virginia's College at Wise and the board of visitors of the
University of Virginia may charge reduced tuition to any person enrolled at the University of Virginia's
College at Wise who lives within a 50-mile radius of the University of Virginia's College at Wise, is
domiciled in, and is entitled to in-state tuition charges in the institutions of higher learning in Kentucky,
if Kentucky has similar reciprocal provisions for persons domiciled in Virginia.

In addition, the board of the University of Virginia's College at Wise and the board of visitors of the 71 72 University of Virginia may charge reduced tuition to any person enrolled at the University of Virginia's College at Wise who lives within a 50-mile radius of the University of Virginia's College at Wise, is 73 74 domiciled in, and is entitled to in-state tuition charges in the institutions of higher learning in Tennessee, if Tennessee has similar reciprocal provisions for persons domiciled in Virginia. The board of the 75 76 University of Virginia's College at Wise and its partners or associates offering programs jointly at a regional off-campus center may also charge reduced tuition to any person enrolled in such joint 77 programs who lives within a 50-mile radius of the University of Virginia's College at Wise, is domiciled 78 79 in, and is entitled to in-state tuition charges in the institutions of higher learning in Tennessee, if Tennessee has similar reciprocal provisions for persons domiciled in Virginia. Any such respective 80 partners or associates shall establish and charge separately tuition rates for their independent classes or 81 82 programs at such regional centers.

Any out-of-state students granted in-state tuition pursuant to this subsection and subsection D shall
 be counted as out-of-state students for the purposes of determining admissions, enrollment, and tuition
 and fee revenue policies.

F. Public institutions of higher education may enter into special arrangement contracts with Virginia
employers or authorities controlling federal installations or agencies located in Virginia. The special
arrangement contracts shall be for the purpose of providing reduced rate tuition charges for the
employees of the Virginia employers or federal personnel when the employers or federal authorities are
assuming the liability for paying, to the extent permitted by federal law, the tuition for the employees or
personnel in question and the employees or personnel are classified by the requirements of this section
as out-of-state.

93 Special arrangement contracts with Virginia employers or federal installations or agencies may be for
 94 group instruction in facilities provided by the employer or federal authority or in the institution's
 95 facilities or on a student-by-student basis for specific employment-related programs.

96 Special arrangement contracts shall be valid for a period not to exceed two years and shall be 97 reviewed for legal sufficiency by the Office of the Attorney General prior to signing. All rates agreed to 98 by the public institutions shall be at least equal to in-state tuition and shall only be granted by the 99 institution with which the employer or the federal authorities have a valid contract for students for 100 whom the employer or federal authorities are paying the tuition charges.

101 All special arrangement contracts with authorities controlling federal installations or agencies shall 102 include a specific number of students to be served at reduced rates.

103 Nothing in this subsection shall change the domiciliary status of any student for the purposes of
 104 enrollment reporting or calculating the proportions of general funds and tuition and fees contributed to
 105 the cost of education.

106 G. Any active duty members, activated guard or reservist members, or guard or reservist members 107 mobilized or on temporary active orders for six months or more, that are either stationed or assigned by 108 their military service to a work location in Virginia, and residing in Virginia, shall pay tuition, to the 109 public institution of higher education in which they are enrolled, in an amount no more than the 110 institution's in-state tuition rate.