2014 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 15.2-1656, 15.2-2506, and 58.1-1727 of the Code of Virginia, relating 3 to constitutional officers.

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Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That §§ 15.2-1656, 15.2-2506, and 58.1-1727 of the Code of Virginia are amended and reenacted 8 as follows:

§ 15.2-1656. Supplies and equipment to be furnished to clerks of courts of record.

10 The governing body of each county and city shall, at the expense of the county or city, provide (i) suitable books and stationery, in addition to supplies furnished by the Commonwealth, for the use of 11 12 clerks of all courts of record, together with appropriate cases and other furniture, for the safe and 13 convenient keeping of all the books, documents and papers, in the custody of such officers; (ii) official 14 seals for such officers; and (iii) such other office equipment, electronic or other systems, and appliances 15 as in their judgment may be reasonably necessary for the proper conduct of such offices.

§ 15.2-2506. Publication and notice; public hearing; adjournment; moneys not to be paid out 16 17 until appropriated.

A brief synopsis of the budget which, except in the case of the school division budget, shall be for 18 19 informative and fiscal planning purposes only, shall be published once in a newspaper having general circulation in the locality affected, and notice given of one or more public hearings, at least seven days 20 21 prior to the date set for hearing, at which any citizen of the locality shall have the right to attend and state his views thereon. Any locality not having a newspaper of general circulation may in lieu of the 22 23 foregoing notice provide for notice by written or printed handbills, posted at such places as it may 24 direct. The hearing shall be held at least seven days prior to the approval of the budget as prescribed in 25 § 15.2-2503. With respect to the school division budget, which shall include the estimated required local 26 match, such hearing shall be held at least seven days prior to the approval of that budget as prescribed 27 in § 22.1-93. With respect to the budget of a constitutional officer, if the proposed budget reduces funding of such officer at a rate greater than the average rate of reduced funding for other agencies 28 29 appropriated through such locality's general fund, exclusive of the school division, the locality shall give 30 written notice to such constitutional officer at least 14 days prior to adoption of the budget. If a 31 constitutional officer determines that the proposed budget cuts would impair the performance of his 32 statutory duties, such constitutional officer shall make a written objection to the local governing body within seven days after receipt of the written notice and shall deliver a copy of such objection to the 33 Compensation Board. The local governing body shall consider the written objection of such 34 35 constitutional officer. The governing body may adjourn such hearing from time to time. The fact of such notice and hearing shall be entered of record in the minute book. 36

37 In no event, including school division budgets, shall such preparation, publication and approval be 38 deemed to be an appropriation. No money shall be paid out or become available to be paid out for any 39 contemplated expenditure unless and until there has first been made an annual, semiannual, quarterly or 40 monthly appropriation for such contemplated expenditure by the governing body, except funds 41 appropriated in a county having adopted the county executive form of government, outstanding grants 42 may be carried over for one year without being reappropriated. 43

§ 58.1-1727. Taxes on suits or writ taxes generally.

44 A tax of \$5 is hereby imposed upon (i) the commencement of every civil action in a court of record, 45 whether commenced by petition or notice, ejectment or attachment, other than a summons to answer a suggestion; (ii) the removal or appeal of a cause of action from a district court to a court of record; (iii) 46 the appeal from the decision of the governing body of a county, city or town to a court of record, 47 including the appeal of any decision of a board of zoning appeals; (iv) an attachment returnable to a 48 49 court of record; and (v) a writ of mandamus sued out of any court, except the Supreme Court of 50 Virginia. However, when the debt or demand for damages exceeds \$50,000 \$49,999 but does not exceed 51 \$100,000, the tax shall be \$15; and when the debt or demand for damages exceeds \$100,000, the tax 52 shall be \$25.

53 This section shall not be applicable to any original jurisdiction proceeding filed in the Supreme Court 54 of Virginia.

[S 124]

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