## 2017 SESSION

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## **HOUSE BILL NO. 1534**

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the Senate Committee on Education and Health

on February 9, 2017)

(Patron Prior to Substitute—Delegate Bell, Richard P.) A BILL to amend and reenact §§ 22.1-209.1:2, 22.1-277, and 22.1-277.05 of the Code of Virginia,

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relating to public schools; student discipline; long-term suspension. Be it enacted by the General Assembly of Virginia:

9 1. That §§ 22.1-209.1:2, 22.1-277, and 22.1-277.05 of the Code of Virginia are amended and 10 reenacted as follows:

## § 22.1-209.1:2. Regional alternative education programs for certain students.

A. With such funds as may be appropriated for this purpose, the Board of Education shall establish a 12 13 program consisting of regional alternative education options for elementary, middle, and high school students in compliance with subdivision D 7 of § 22.1-253.13:1 who (i) have committed an offense in 14 15 violation of school board policies relating to weapons, alcohol or drugs, or intentional injury to another person, or against whom a petition or warrant has been filed alleging such acts or school board charges 16 17 alleging such policy violations are pending; (ii) have been expelled from school attendance or have received one suspension for an entire semester more than 60 school days, or have received two or more 18 long-term suspensions within one school year; or (iii) have been released from a juvenile correctional 19 20 center and have been identified by the Superintendent of the Department of Juvenile Justice's Division 21 of Education and the relevant division superintendent as requiring a regional alternative education 22 program. Based on available space, a student may also be administratively assigned to a regional 23 alternative education program either at the request of the parent and with the consent of the division 24 superintendent or by the division superintendent after written notice to the student and his parent. Such 25 notice of the opportunity for the student and/or his parent to participate in a hearing conducted by the division superintendent or his designee regarding such placement shall be issued and the assignment 26 27 shall be final unless altered by the school board, upon timely written petition, in accordance with 28 regulations of the school board, by the student or his parent, for a review of the record by the school 29 board. However, no child shall be assigned to any regional alternative education program described in 30 this section for more than one school year without an annual assessment of the placement to determine 31 the appropriateness of transitioning the child into the school division's regular program. 32

B. Applications for grants shall include the following components:

33 1. An agreement executed by two or more school divisions and approval of their respective 34 governing bodies to offer a regional alternative education option as provided in subsection A, and a plan 35 for the apportionment of responsibilities for the administration, management, and support of the program, including, but not limited to, the facilities and location for the program, daily operation and 36 37 oversight, staffing, instructional materials and resources, transportation, funding and in-kind services, and 38 the program of instruction.

39 2. A procedure for obtaining the participation in or support for the program, as may be determined, 40 of the parents, guardian or other person having charge or control of a child placed in the program.

41 3. An interagency agreement for cooperation executed by the local departments of health and social 42 services or welfare; the juvenile and domestic relations district court; law-enforcement agencies; 43 institutions of higher education and other postsecondary training programs; professional and community 44 organizations; the business and religious communities; dropout prevention and substance abuse 45 prevention programs; community services boards located in the applicants' respective jurisdictions; and the Department of Juvenile Justice. 46

47 4. A curriculum developed for intensive, accelerated instruction designed to establish high standards **48** and academic achievement for participating students. 49

5. An emphasis on building self-esteem and the promotion of personal and social responsibility.

50 6. A low pupil/teacher ratio to promote a high level of interaction between the students and the 51 teacher.

7. An extended day program, where appropriate, to facilitate remediation; tutoring; counseling; 52 53 organized, age-appropriate, developmental education for elementary and middle school children; and 54 opportunities that enhance acculturation and permit students to improve their social and interpersonal 55 relationship skills.

56 8. Community outreach to build strong school, business, and community partnerships, and to promote 57 parental involvement in the educational process of participating children.

9. Specific, measurable goals and objectives and an evaluation component to determine the program's 58 59 effectiveness in reducing acts of crime and violence by students, the dropout rate, the number of youth

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60 committed to juvenile correctional centers, and recidivism; and in increasing the academic achievement 61 levels and rehabilitative success of participating students, admission to institutions of higher education 62 and other postsecondary education and training programs, and improving staff retention rates.

63 10. The number of children who may be assigned to the regional alternative education program 64 during the school year.

11. A plan for transitioning the enrolled students into the relevant school division's regular program.

12. A current program of staff development and training.

C. Beginning with the first year of program implementation, the Department of Education shall be 67 68 entitled to deduct annually from the locality's share for the education of its students a sum equal to the actual local expenditure per pupil for the support of those students placed by the relevant school division 69 70 in any such program. The amount of the actual transfers shall be based on data accumulated during the 71 prior school year.

72 D. A school board shall require written notification to the pupil's parent, guardian, or other person 73 having charge or control, when a pupil commits an offense in violation of school board policies, which 74 school officials determine was committed without the willful intent to violate such policies, or when the 75 offense did not endanger the health and safety of the individual or other persons, of the nature of the 76 offense no later than two school days following its occurrence. A school board shall require the principal of the school where the child is in attendance or other appropriate school personnel to develop 77 78 appropriate measures, in conjunction with the pupil's parent or guardian, for correcting such behavior.

79 E. For the purposes of this section, "regional alternative education program" means a program 80 supported and implemented by two or more school divisions which are either geographically contiguous 81 or have a community of interest.

F. For the purposes of this section, "one school year" means no more than 180 teaching days.

§ 22.1-277. Suspensions and expulsions of pupils generally.

84 A. Pupils may be suspended or expelled from attendance at school for sufficient cause; however, in no cases may sufficient cause for suspensions include only instances of truancy. No long-term 85 suspension shall extend beyond 60 school days unless the school board or the superintendent or his 86 87 designee finds that the student's behavior may constitute an offense contemplated under subsection G of 88 § 16.1-260 if such offense is based on conduct that occurred at school, on school property, or at a 89 school-sponsored event. In any case in which a student is suspended for more than 60 school days, the 90 school board or the superintendent or his designee shall conduct a review at the end of each grading period to determine whether the student will be permitted to return to school prior to the expiration of 91 92 the long-term suspension.

93 B. Any student for whom the division superintendent of the school division in which such student is 94 enrolled has received a report pursuant to § 16.1-305.1 of an adjudication of delinquency or a conviction 95 for an offense listed in subsection G of § 16.1-260 may be suspended or expelled from school 96 attendance pursuant to this article.

C. The authority provided in § 22.1-276.2 for teachers to remove students from their classes in 97 certain instances of disruptive behavior shall not be interpreted to affect the operation of § 22.1-277.04, 98 99 22.1-277.05, or 22.1-277.06. 100

## § 22.1-277.05. Long-term suspensions; procedures; readmission.

101 A. A pupil may be suspended from attendance at school for more than ten 10 days after providing 102 written notice to the pupil and his parent of the proposed action and the reasons therefor and of the right to a hearing before the school board, or a committee thereof, or the superintendent or his designee, 103 104 in accordance with regulations of the school board. If the proposed action is a suspension for more than 60 school days, the notice shall include an explanation of the aggravating circumstances that form the 105 basis for such proposed action. If the regulations provide for a hearing by the superintendent or his 106 designee, the regulations shall also provide for an appeal of the decision to the full school board. Such 107 108 appeal shall be decided by the school board within thirty 30 days.

109 If the regulations provide for a hearing by a committee of the school board, the regulations shall also 110 provide that such committee may confirm or disapprove the suspension of a student. Any such committee of the school board shall be composed of at least three members. If the committee's decision 111 112 is not unanimous, the pupil or his parent may appeal the committee's decision to the full school board. Such appeal shall be decided by the school board within thirty 30 days. 113

114 B. A school board shall include in the written notice of a suspension for more than ten 10 days required by this section, notification of the length of the suspension. In the case of a suspension for 115 116 more than ten 10 days, such written notice shall provide information concerning the availability of community-based educational, alternative education, or intervention programs. Such notice shall also 117 state that the student is eligible to return to regular school attendance upon the expiration of the 118 suspension or to attend an appropriate alternative education program approved by the school board during or upon the expiration of the suspension. The costs of any community-based educational, 119 120 alternative education, or intervention program that is not a part of the educational program offered by 121

122 the school division that the student may attend during his suspension shall be borne by the parent of the student.

123 123 124 125 Nothing in this section shall be construed to prohibit the school board from permitting or requiring students suspended pursuant to this section to attend an alternative education program provided by the 126 school board for the term of such suspension.