

VIRGINIA

Compulsory Attendance Ages:	“have reached the fifth birthday on or before ... September 30 ... and who has not passed the eighteenth birthday.” Code of Virginia Annotated § 22.1-254.A. However, “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” is exempt from attending school. Va. Code Ann. § 22.1-254(H).
Required Days of Instruction:	Generally, 180 days. § 22.1-254 (same number of days as public school).
Required Subjects:	None, except under option iv of Option I, language arts and math are required unless parents provide evidence they can provide an adequate education.

Parents have four options from which to choose to home school legally:

Option I: Home School Statute. Va. Code Ann. § 22.1-254.1. “Home Instruction”

1. Parental instruction of children is an acceptable form of education. Va. Code Ann. § 22.1-254.1(A).
2. Parents must annually notify their local superintendent of their intention to home school by August 15. If moving into the school district or if starting home instruction after the school year has begun, parents must notify “as soon as practicable” and thereafter comply with other requirements within thirty days of notice. There is no requirement to use the local school district’s form.
3. Approval is not required. “Approval is automatic so long as a proper notice is filed.” State Supts. Memo No. 105, June 6, 1984. The same is true for families starting after the school year has begun: “...subsequent to providing the school division with a notice of intent, such parents can begin home schooling and they will have 30 days to submit the other information required.” Supts. Memo No. 124, June 9, 2006, referring to the legislature’s 2006 addition of the word “thereafter” to the notice requirement.
4. Parents must satisfy one of five options: (i) have a high school diploma, **or** (ii) be a “teacher of qualifications prescribed by the Board of Education,” **or** (iii) enroll the child in a “correspondence course approved by the Board of Education,” **or** (iv) provide a curriculum or program of study that includes the state standards of learning objectives for language arts and math, **or** (v) provide evidence that the “parent is able to provide an adequate education.” State Supt. Memo 105, June 6, 1984, stated that in determining whether a parent can provide an adequate education, a local superintendent should determine “whether the document itself exhibits a mastery of language by the writer; whether it includes plans for instructional activities; and whether it presents a reasonable scope and sequence of content. The [local] superintendent does not have to approve or disapprove the activities or the content and should not pass judgment on whether the curriculum is a satisfactory substitute for that of the public schools. That should be left to the parent.”
5. Parents must submit a “description of curriculum” which is a list of subjects they intend to teach. Families are not required to describe the content of individual courses (unless they are homeschooling under option iv in paragraph 4 above). No curriculum description is required if the family is homeschooling under option iii described in paragraph 4 above (these families use programs pre-approved by the state).
6. Anyone aggrieved by a superintendent’s decision may appeal within 30 days to an independent hearing officer.

Alternative Statutes Allowing for Home Schools:

Option II: Religious Exemption Statute. “A school board shall excuse from attendance at school any pupil who, together with his parents, by reason of bona fide religious training or belief is conscientiously opposed to attendance at school.” § 22.1-254(B)(1). Homeschoolers may receive an exemption under this statute according to § 22.1-254.1(D). This exempts them from *all* requirements under the home school law. § 22.1-254 (H)(5).

Virginia

In *Johnson v. Prince William County School Board*, 404 S.E.2d 209 (1991), the Virginia Supreme Court agreed with HSLDA's arguments and ruled that the "sole test is the bona fides of their (a home school family's) religious beliefs." The state's interest in education cannot be considered. The court also held that a family only has to demonstrate religious opposition to attendance at public school, not opposition to the home school statute or private school attendance. In HSLDA's case, *Dusan v. Cumberland Co. School Board* (Chancery No. 2102, Cumberland Co. Circuit Court, Judge Snoddy, Sept. 15, 1993), the Court agreed with HSLDA and favorably applied the *Johnson* case and reversed the board's denial of the parents' religious exemption.

Homeschoolers choosing this option, therefore, need to prove: (1) they have sincere beliefs that are (2) religious, not merely philosophical, which (3) demonstrate their objection to attendance in the public schools. To satisfy this, homeschoolers should prepare a letter describing their religious beliefs which make them opposed to sending their children to public school and submit to the school board. Also, homeschoolers should include an affidavit from their pastor (or other religious expert or authority) stating that their beliefs concerning education are religious in nature, and two or three letters from friends who can vouch for their sincerity.

Option III. Certified Tutor Statute:

If a parent is certified in Virginia, he need only provide a one-time notice to the local superintendent that he will be tutoring children (the name of the children who will be tutored should not be included) and verify that he is certified. § 22.1-254(A). Two courts have ruled that homeschool parents can use this option. One was HSLDA's case, *Prince William Co. School Board v. Charles Berlin*, No. CH-34982, Prince William Co. Circuit Court, Judge Richard Potter, Nov. 24, 1993. Subsequently, a State Superintendent memo advised all school districts to follow the *Berlin* ruling.

Option IV. Private or Denominational School:

Groups of homeschoolers can create private schools with each home a part of the campus and each parent a teacher. Private schools are not regulated. § 22.1-254. An individual home school cannot be a private school. § 22.1-254.A.

Teacher Qualifications: None.

Standardized Tests: Only for parents choosing Option I, and only if the child was 6 or older by Sept. 30. By August 1, parents must submit evidence that they have complied with one of two testing options. Va. Code Ann. § 22.1-254.1(C) 1. Submit the results of any nationally-standardized achievement test showing the child attained "a composite score in or above the fourth stanine" (i.e., 23rd percentile). 2. Or submit an "evaluation or assessment which the division superintendent determines to indicate that the child is achieving an adequate level of educational growth and progress" (ALEGP). A 2006 statutory change requires the superintendent to be objective in reviewing evaluations or assessments for ALEGP. Families therefore have significant flexibility. For example, a standardized test score below the 23rd percentile could show ALEGP under appropriate circumstances.

Neither the test administrator nor evaluator is required to be approved in advance. Any standardized test can be administered anywhere, anytime, by anybody.

If progress is not shown as required, the superintendent may place the home instruction program on probation for one year. Parents must file with the superintendent "evidence of their ability to provide an adequate education" in compliance with the law and a remediation plan which addresses any educational deficiency. Home instruction must cease if the superintendent does not accept the remediation plan or if progress as required is not shown by the following August 1.

AP and PSAT Tests

Public schools are required to make PSAT and AP tests available to homeschoolers. Contact your school system in September for local deadlines.

Religious Freedom Act

After years of effort, Virginia HSLDA members achieved a major milestone in 2007 when the legislature enacted Virginia Code § 57-2.02 (HB 3082) protecting citizens from state and local laws that place substantial burdens on the exercise of their faith, unless the law is essential to satisfy a compelling interest and is the least restrictive method. If complying with the home instruction statute substantially burdens a family's faith, and the religious exemption statute is not available to them, the RFA may be available. This law protects the exercise of faith in all areas—not just the area of education.

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