## 2000 SESSION

**ENROLLED** 

[S 220]

### VIRGINIA ACTS OF ASSEMBLY — CHAPTER

An Act to amend and reenact §§ 8.01-390 and 8.01-391 of the Code of Virginia, relating to records
 used as evidence.

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#### Approved

# 6 Be it enacted by the General Assembly of Virginia:

# 7 1. That §§ 8.01-390 and 8.01-391 of the Code of Virginia are amended and reenacted as follows: § 8.01-390. Nonjudicial records as evidence.

9 A. Copies of records of this Commonwealth, of another state, of the United States, of another
10 country, or of any political subdivision or agency of the same, other than those located in a clerk's
11 office of a court, shall be received as prima facie evidence provided that such copies are authenticated to
12 be true copies both *either* by the custodian thereof and *or* by the person to whom the custodian reports,
13 *if they are different*.

14 B. An affidavit signed by an officer deemed to have custody of such an official record, or by his 15 deputy, stating that after a diligent search, no record or entry of such record is found to exist among the 16 records in his office is admissible as evidence that his office has no such record or entry.

17 § 8.01-391. Copies of originals as evidence.

18 A. Whenever the original of any official publication or other record has been filed in an action or introduced as evidence, the court may order the original to be returned to its custodian, retaining in its stead a copy thereof. The court may make any order to prevent the improper use of the original.

21 B. If any department, division, institution, agency, board, or commission of this Commonwealth, of 22 another state or country, or of the United States, or of any political subdivision or agency of the same, 23 acting pursuant to the law of the respective jurisdiction or other proper authority, has copied any record 24 made in the performance of its official duties, such copy shall be as admissible into evidence as the 25 original, whether the original is in existence or not, provided that such copy is authenticated as a true 26 copy both either by the custodian of said record and or by the person to whom said custodian reports, if 27 they are different, and is accompanied by a certificate that such officer person does in fact have the 28 custody.

C. If any court or clerk's office of a court of this Commonwealth, of another state or country, or of
the United States, or of any political subdivision or agency of the same, has copied any record made in
the performance of its official duties, such copy shall be admissible into evidence as the original,
whether the original is in existence or not, provided that such copy is authenticated as a true copy by a
clerk or deputy clerk of such court.

34 D. If any business or member of a profession or calling in the regular course of business or activity 35 has made any record or received or transmitted any document, and again in the regular course of 36 business has caused any or all of such record or document to be copied, the copy shall be as admissible 37 in evidence as the original, whether the original exists or not, provided that such copy is satisfactorily 38 identified and authenticated as a true copy by a custodian of such record or by the person to whom said 39 custodian reports, if they be different, and is accompanied by a certificate that said person does in fact 40 have the custody. Copies in the regular course of business shall be deemed to include reproduction at a 41 later time, if done in good faith and without intent to defraud. Copies in the regular course of business 42 shall include items such as checks which are regularly copied before transmission to another person or 43 bank, or records which are acted upon without receipt of the original when the original is retained by 44 another party.

The original of which a copy has been made may be destroyed in the regular course of business unless its preservation is required by law, or its validity has been questioned.

E. The introduction in an action of a copy under this section neither precludes the introduction or admission of the original nor the introduction of a copy or the original in another action.

F. Copy, as used in this section, shall include photographs, microphotographs, photostats, microfilm,
microcard, printouts or other reproductions of electronically stored data, or copies from optical disks,
electronically transmitted facsimiles, or any other reproduction of an original from a process which
forms a durable medium for its recording, storing, and reproducing.

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