# 2002 SESSION

**ENROLLED** 

[H 259]

#### 1

## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 16.1-248.1 of the Code of Virginia, relating to criteria for detention or 3 shelter care.

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### Approved

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

#### 7 1. That § 16.1-248.1 of the Code of Virginia is amended and reenacted as follows: 8

§ 16.1-248.1. Criteria for detention or shelter care.

9 A. A juvenile taken into custody whose case is considered by a judge, intake officer or magistrate 10 pursuant to § 16.1-247 shall immediately be released, upon the ascertainment of the necessary facts, to the care, custody and control of such juvenile's parent, guardian, custodian or other suitable person able 11 12 and willing to provide supervision and care for such juvenile, either on bail or recognizance pursuant to Chapter 9 (§ 19.2-119 et seq.) of Title 19.2 or under such conditions as may be imposed or otherwise. 13 14 However, a juvenile may be detained in a secure facility, pursuant to a detention order or warrant, only 15 upon a finding by the judge, intake officer, or magistrate, that there is probable cause to believe that the juvenile committed the act alleged, and that at least one of the following conditions is met: 16

1. The juvenile is alleged to have (a) violated the terms of his probation or parole when the charge 17 18 for which he was placed on probation or parole would have been a felony or Class 1 misdemeanor if 19 committed by an adult or (b) committed an act which that would be a felony or Class 1 misdemeanor if 20 committed by an adult, and there is clear and convincing evidence that:

21 a. Considering the seriousness of the current offense or offenses and other pending charges, the 22 seriousness of prior adjudicated offenses, the legal status of the juvenile and any aggravating and 23 mitigating circumstances, the release of the juvenile, constitutes a clear and substantial threat to the 24 person or property of others;

25 b. The release of the juvenile would present a clear and substantial threat of serious harm to such 26 juvenile's life or health; or

27 c. The juvenile has threatened to abscond from the court's jurisdiction during the pendency of the 28 instant proceedings or has a record of willful failure to appear at a court hearing within the immediately 29 preceding twelve months.

30 2. The juvenile has absconded from a detention home or facility where he has been directed to 31 remain by the lawful order of a judge or intake officer.

32 3. The juvenile is a fugitive from a jurisdiction outside the Commonwealth and subject to a verified 33 petition or warrant, in which case such juvenile may be detained for a period not to exceed that 34 provided for in § 16.1-323 while arrangements are made to return the juvenile to the lawful custody of a 35 parent, guardian or other authority in another state.

36 4. The juvenile has failed to appear in court after having been duly served with a summons in any 37 case in which it is alleged that the juvenile has committed a delinquent act or that the child is in need 38 of services or is in need of supervision; however, a child alleged to be in need of services or in need of 39 supervision may be detained for good cause pursuant to this subsection only until the next day upon 40 which the court sits within the county or city in which the charge against the child is pending, and 41 under no circumstances longer than seventy-two hours from the time he was taken into custody. If the 42 seventy-two hour period expires on a Saturday, Sunday, legal holiday or day on which the court is 43 lawfully closed, the seventy-two hours shall be extended to the next day that is not a Saturday, Sunday, 44 legal holiday or day on which the court is lawfully closed.

45 When a juvenile is placed in secure detention, the detention order shall state the offense for which the juvenile is being detained, and, to the extent practicable, other pending and previous charges. 46

47 B. Any juvenile not meeting the criteria for placement in a secure facility shall be released to a 48 parent, guardian or other person willing and able to provide supervision and care under such conditions 49 as the judge, intake officer or magistrate may impose. However, a juvenile may be placed in shelter care 50 if: 51

1. The juvenile is eligible for placement in a secure facility;

52 2. The juvenile has failed to adhere to the directions of the court, intake officer or magistrate while 53 on conditional release;

54 3. The juvenile's parent, guardian or other person able to provide supervision cannot be reached 55 within a reasonable time:

56 4. The juvenile does not consent to return home; 57 5. Neither the juvenile's parent or guardian nor any other person able to provide proper supervision 58 can arrive to assume custody within a reasonable time; or

59 6. The juvenile's parent or guardian refuses to permit the juvenile to return home and no relative or
60 other person willing and able to provide proper supervision and care can be located within a reasonable
61 time.

C. The criteria for continuing the juvenile in detention or shelter care as set forth in this section shall
govern the decisions of all persons involved in determining whether the continued detention or shelter
care is warranted pending court disposition. Such criteria shall be supported by clear and convincing
evidence in support of the decision not to release the juvenile.

D. Nothing in this section shall be construed to deprive the court of its power to punish a juvenile
summarily for contempt for acts set forth in § 18.2-456, other than acts of disobedience of the court's
dispositional order which are committed outside the presence of the court.

E. A detention order may be issued pursuant to subdivision 2 of subsection A by the committing
court or by the court in the jurisdiction from which the juvenile fled or where he was taken into
custody.