## 2002 SESSION

	023910246
1	HOUSE BILL NO. 955
2 3	Offered January 9, 2002
3	Prefiled January 9, 2002
4	A BILL to amend and reenact § 46.2-383 of the Code of Virginia, relating to forwarding of conviction
5	data.
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_	Patrons—Petersen, Almand and Plum
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8 9	Referred to Committee on Transportation
9 10	Do it aposted by the Concept Accomply of Virginia
10	Be it enacted by the General Assembly of Virginia: 1. That § 46.2-383 of the Code of Virginia is amended and reenacted as follows:
12	§ 46.2-383. Courts to forward abstracts of records or furnish abstract data of conviction by electronic
13	means in certain cases; records in office of Department; inspection; clerk's fee for reports.
14	A. In the event (i) a person is convicted of a charge described in subdivision 1 or 2 of § 46.2-382 or
15	§ 46.2-382.1 or (ii) a person fails or refuses to pay any fine, costs, forfeiture, restitution or penalty, or
16	any installment thereof, imposed in any traffic case, or (iii) a person forfeits bail or collateral or other
17	deposit to secure the defendant's appearance on the charges, unless the conviction has been set aside or
18	the forfeiture vacated, or (iv) a court assigns a defendant to a driver education program or alcohol
19	treatment or rehabilitation program, or both such programs, as authorized by § 18.2-271.1, or (v)
20	compliance with the court's probation order is accepted by the court in lieu of a conviction under
21	§ 18.2-266 or the requirements specified in § 18.2-271 as provided in § 18.2-271.1, or (vi) there is
22	rendered a judgment for damages against a person as described in § 46.2-382, every district court or
23	clerk of a circuit court shall forward an abstract of the record to the Commissioner within fifteen twenty
24	days, or in the case of civil judgments, on the request of the judgment creditor or his attorney, thirty
25	days after the conviction, forfeiture, assignment, acceptance, or judgment has become final without
26	appeal or has become final by affirmance on appeal.
27	B. Abstract data of conviction may be furnished to the Commissioner by electronic means provided that the contact of the obstract and the contribution compliant with the requirements of $\$$ 46.2.286. In
28 29	that the content of the abstract and the certification complies with the requirements of § 46.2-386. In cases where the abstract data is furnished by electronic means, the paper abstract shall not be required to
29 30	be forwarded to the Commissioner. The Commissioner shall develop a method to ensure that all data is
30	be forwarded to the commissioner. The commissioner shan develop a method to ensure that all data is

30 be forwarded to the Commissioner. The Commissioner shall develop a method to ensure that all data is 31 received accurately. The Commissioner, with the approval of the Governor, may destroy the record of 32 any conviction, forfeiture, assignment, acceptance, or judgment, when three years has elapsed from the 33 date thereof, except records of conviction or forfeiture on charges of reckless driving and speeding, 34 which records may be destroyed when five years has elapsed from the date thereof, and further 35 excepting those records that alone, or in connection with other records, will require suspension or 36 revocation or disqualification of a license or registration under any applicable provisions of this title.

37 C. The records required to be kept may, in the discretion of the Commissioner, be kept by electronic38 media or by photographic processes and when so done the abstract of the record may be destroyed.

10/10/22 14:32