2002 SESSION

022361228 1 **SENATE BILL NO. 482** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 4 5 6 (Proposed by the House Committee for Courts of Justice on March 4, 2002) (Patron Prior to Substitute—Senator Howell) A BILL to amend and reenact § 19.2-182.5 of the Code of Virginia, relating to persons acquitted of 7 misdemeanors by reason of insanity. 8 Be it enacted by the General Assembly of Virginia: 9 1. That § 19.2-182.5 of the Code of Virginia is amended and reenacted as follows: 10 § 19.2-182.5. Review of continuation of confinement hearing; procedure and reports; disposition. 11 A. The committing court shall conduct a hearing twelve months after the date of commitment to assess each confined acquittee's the need for inpatient hospitalization of each acquittee who is acquitted 12 of a felony by reason of insanity. A hearing for assessment shall be conducted at yearly intervals for 13 five years and at biennial intervals thereafter. The court shall schedule the matter for hearing as soon as 14 15 possible after it becomes due, giving the matter priority over all pending matters before the court. 16 B. Prior to the hearing, the Commissioner shall provide to the court a report evaluating the 17 acquittee's condition and recommending treatment, to be prepared by a psychiatrist or a psychologist. The psychologist who prepares the report shall be a clinical psychologist and any evaluating psychiatrist 18 19 or clinical psychologist shall be skilled in the diagnosis of mental illness and qualified by training and 20 experience to perform forensic evaluations. If the examiner recommends release or the acquittee requests 21 release, the acquittee's condition and need for inpatient hospitalization shall be evaluated by a second 22 person with such credentials who is not currently treating the acquittee. A copy of any report submitted 23 pursuant to this subsection shall be sent to the attorney for the Commonwealth for the jurisdiction from 24 which the acquittee was committed. 25 C. The acquittee shall be provided with adequate notice of the hearing, of the right to be present at 26 the hearing, the right to the assistance of counsel in preparation for and during the hearing, and the right 27 to introduce evidence and cross-examine witnesses at the hearing. Written notice of the hearing shall be 28 provided to the attorney for the Commonwealth for the committing jurisdiction. The hearing is a civil 29 proceeding. 30 According to the determination of the court following the hearing, and based upon the report and 31 other evidence provided at the hearing, the court shall (i) release the acquittee from confinement if he 32 does not need inpatient hospitalization and does not meet the criteria for conditional release set forth in 33 § 19.2-182.7, provided the court has approved a discharge plan prepared jointly by the hospital staff and 34 the appropriate community services board; (ii) place the acquittee on conditional release if he meets the 35 criteria for conditional release, and the court has approved a conditional release plan prepared jointly by 36 the hospital staff and the appropriate community services board; or (iii) order that he remain in the 37 custody of the Commissioner if he continues to require inpatient hospitalization based on consideration 38 of the factors set forth in § 19.2-182.3. 39 D. An acquittee who is found not guilty of a misdemeanor by reason of insanity on or after July 1, 40 2002, shall remain in the custody of the Commissioner pursuant to this chapter for a period not to 41 exceed one year from the date of acquittal. If, prior to or at the conclusion of one year, the 42 Commissioner determines that the acquittee meets the criteria for conditional release or release without 43 conditions pursuant to § 19.2-182.7, emergency custody pursuant to § 37.1-67.01, temporary detention pursuant to § 37.1-67.1, or involuntary commitment pursuant to § 37.1-67.3, he shall petition the 44 committing court. Written notice of an acquittee's scheduled release shall be provided by the 45 Commissioner to the attorney for the Commonwealth for the committing jurisdiction not less than thirty 46 47 days prior to the scheduled release. The Commissioner's duty to file a petition upon such determination shall not preclude the ability of any other person meeting the requirements of § 37.1-67.01 to file the **48** petition. 49 2. That, on or before October 1, 2002, the Commissioner shall implement the provisions of this act 50

for misdemeanor acquittees who are in the custody of the Commissioner on the effective date of this act.

7/30/22 20:45