## 2002 SESSION

INTRODUCED

SB97

	024379448
1	SENATE BILL NO. 97
2	Offered January 9, 2002
3	Prefiled January 7, 2002
4	A BILL to amend and reenact § 19.2-301 of the Code of Virginia, relating to mental examination of sex
5	offenders.
6	
	Patron—Howell
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 19.2-301 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-301. Judge shall require examination under § 19.2-300; by whom made; report; expenses of
13	psychiatrist.
14	The judge shall order the defendant examined by at least one psychiatrist or clinical psychologist
15	who is qualified by specialized training and experience to perform such evaluations. The examination
16	shall be performed on an outpatient basis at a mental health facility or in jail. However, if the court
17	specifically finds that outpatient examination services are unavailable or if the results of outpatient
18	examination indicate that hospitalization of the defendant for further examination is necessary, the court
19	may order the defendant sent to a hospital designated by the Commissioner of Mental Health, Mental
20	Retardation, and Substance Abuse Services as appropriate for examination of persons convicted of
21	crimes. The defendant shall then be hospitalized for such time as the director of the hospital deems
22	necessary to perform an adequate examination, but not to exceed thirty days from the date of admission
23	to the hospital. Upon completion of the examination, the examiners shall prepare a written report of
24	their findings and conclusions and shall furnish copies of such report to the judge, the defendant,
25 26	counsel for the defendant, and the attorney for the Commonwealth. The report of the examiners shall at all times be kept confidential by each recipient and shall be filed as part of the record in the case. Any
20 27	report so filed shall be sealed upon the entry of the sentencing order by the court and made available
27 28	only by court order, except that such report or copies thereof shall be available at any time to any
20 29	criminal justice agency as defined in § 9.1-101, of this or any other state or of the United States; to any
29 30	agency where the accused is referred for treatment by the court or by probation and parole services;
31	and to counsel for any person who has been indicted jointly for the same felony as the person who is
32	the subject of the report. Any such report shall without court order be made available to counsel for the
33	person who is the subject of the report if that person is charged with a felony subsequent to the time of
34	the preparation of the report.
	the preparation of the report.

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