074601554 HOUSE BILL NO. 1864 1 2 Offered January 10, 2007 3 4 5 Prefiled January 3, 2007 A BILL to amend and reenact § 18.2-60.3 of the Code of Virginia, relating to stalking; subsequent offenses; penalty. 6 Patrons-Wittman and McClellan 7 8 Referred to Committee for Courts of Justice 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 18.2-60.3 of the Code of Virginia is amended and reenacted as follows: 11 12 § 18.2-60.3. Stalking; penalty. 13 A. Any person, except a law-enforcement officer, as defined in § 9.1-101, and acting in the 14 performance of his official duties, and a registered private investigator, as defined in § 9.1-138, who is 15 regulated in accordance with § 9.1-139 and acting in the course of his legitimate business, who on more 16 than one occasion engages in conduct directed at another person with the intent to place, or when he knows or reasonably should know that the conduct places that other person in reasonable fear of death, 17 criminal sexual assault, or bodily injury to that other person or to that other person's family or 18 19 household member is guilty of a Class 1 misdemeanor. 20 B. A thirdsecond or subsequent conviction occurring for an offense under this section when the 21 offense occurs within five years of a previous conviction for an offense under this section or a 22 *conviction* for a similar offense under the law of any other jurisdiction shall be is a Class 6 felony. 23 C. A person may be convicted under this section irrespective of the jurisdiction or jurisdictions 24 within the Commonwealth wherein the conduct described in subsection A occurred, if the person 25 engaged in that conduct on at least one occasion in the jurisdiction where the person is tried. Evidence of any such conduct that occurred outside the Commonwealth may be admissible, if relevant, in any 26 27 prosecution under this section provided that the prosecution is based upon conduct occurring within the 28 Commonwealth. 29 D. Upon finding a person guilty under this section, the court shall, in addition to the sentence 30 imposed, issue an order prohibiting contact between the defendant and the victim or the victim's family 31 or household member. 32 E. The Department of Corrections, sheriff or regional jail director shall give notice prior to the 33 release from a state correctional facility or a local or regional jail of any person incarcerated upon conviction of a violation of this section, to any victim of the offense who, in writing, requests notice, or 34 35 to any person designated in writing by the victim. The notice shall be given at least fifteen days prior to 36 release of a person sentenced to a term of incarceration of more than thirty days or, if the person was 37 sentenced to a term of incarceration of at least forty-eight hours but no more than thirty days, twenty-four hours prior to release. If the person escapes, notice shall be given as soon as practicable 38 39 following the escape. The victim shall keep the Department of Corrections, sheriff or regional jail director informed of the current mailing address and telephone number of the person named in the 40 41 writing submitted to receive notice. 42 All information relating to any person who receives or may receive notice under this subsection shall remain confidential and shall not be made available to the person convicted of violating this section. 43 For purposes of this subsection, "release" includes a release of the offender from a state correctional 44 45 facility or a local or regional jail (i) upon completion of his term of incarceration or (ii) on probation or 46 parole. 47 No civil liability shall attach to the Department of Corrections nor to any sheriff or regional jail director or their deputies or employees for a failure to comply with the requirements of this subsection. 48 49 F. For purposes of this section: "Family or household member" has the same meaning as provided in § 16.1-228. 50 51 2. That the provisions of this act may result in a net increase in periods of imprisonment or 52 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation is \$135,049 for periods of imprisonment in state adult correctional facilities and cannot be 53 determined for periods of commitment to the custody of the Department of Juvenile Justice. 54

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