## 2007 SESSION

INTRODUCED

HB1912

	074744204
1	HOUSE BILL NO. 1912
2	Offered January 10, 2007
3	Prefiled January 4, 2007
4	A BILL to amend and reenact § 63.2-1232 of the Code of Virginia, relating to requirements of parental
5 6	placement adoption.
	Patrons—Albo and Cole
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8 9	Referred to Committee on Health, Welfare and Institutions
<b>10</b>	Be it enacted by the General Assembly of Virginia:
11	1. That § 63.2-1232 of the Code of Virginia is amended and reenacted as follows:
12	§ 63.2-1232. Requirements of a parental placement adoption.
13	A. The juvenile and domestic relations district court shall not accept consent until it determines that:
14	1. The birth parent(s) are aware of alternatives to adoption, adoption procedures, and opportunities
15 16	for placement with other adoptive families, and that the birth parents' consent is informed and uncoerced.
17	2. A licensed or duly authorized child-placing agency has counseled the prospective adoptive parents
18	with regard to alternatives to adoption, adoption procedures, including the need to address the parental
19	rights of birth parents, the procedures for terminating such rights, and opportunities for adoption of other
20	children; that the prospective adoptive parents' decision is informed and uncoerced; and that they intend
21	to file an adoption petition and proceed toward a final order of adoption.
22 23	3. The birth parent(s) and adoptive parents have exchanged identifying information including but not limited to full names, addresses, physical, mental, social and psychological information and any other
23 24	information necessary to promote the welfare of the child, unless both parties agree in writing to waive
25	the disclosure of full names and addresses. The exchange of additional identifying information including
26	full names and addresses shall be optional.
27	4. Any financial agreement or exchange of property among the parties and any fees charged or paid
28	for services related to the placement or adoption of the child have been disclosed to the court and that
29 30	all parties understand that no binding contract regarding placement or adoption of the child exists. 5. There has been no violation of the provisions of § 63.2-1218 in connection with the placement;
30 31	however, if it appears there has been such violation, the court shall not reject consent of the birth parent
32	to the adoption for that reason alone but shall report the alleged violation as required by § 63.2-1219.
33	6. A licensed or duly authorized child-placing agency has conducted a home study of the prospective
34	adoptive home in accordance with regulations established by the Board and has provided to the court a
35	report of such home study, which shall contain the agency's recommendation regarding the suitability of
36 37	the placement. A married couple or an unmarried individual shall be eligible to receive placement of a shild for adoption
37 38	child for adoption. 7. The birth parent(s) have been informed of their opportunity to be represented by legal counsel.
39	B. The juvenile and domestic relations district court shall not accept the consent if the requirements
40	of subsection A have not been met. In such cases, it shall refer the birth parent to a licensed or duly
41	authorized child-placing agency for investigation and recommendation in accordance with §§ 63.2-1208
42	and 63.2-1238. If the juvenile and domestic relations district court determines that any of the parties is
43	financially unable to obtain the required services, it shall refer the matter to the local director.