2007 SESSION

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1	SENATE BILL NO. 1071
2 3	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee on Finance
4	on January 30, 2007) (Datasa Driverta Substitute – Senator MaDaugla)
5 6	(Patron Prior to Substitute—Senator McDougle) A BILL to amend and reenact §§ 9.1-902, 9.1-903, 9.1-904, 9.1-912, 18.2-374.1, 18.2-374.1:1, and
7	A BILL to amend and reenact gg 9.1-902, 9.1-903, 9.1-904, 9.1-912, 18.2-374.1, 18.2-374.1, 18.2-374.1, 18.2-374.1 Is and to repeal § 18.2-374.1 of the Code of Virginia, relating to
8	child pornography and sex offender registration requirements; penalties.
9	Be it enacted by the General Assembly of Virginia:
10	1. That §§ 9.1-902, 9.1-903, 9.1-904, 9.1-912, 18.2-374.1, 18.2-374.1:1, and 18.2-374.3 of the Code of
11	Virginia are amended and reenacted as follows:
12	§ 9.1-902. Offenses requiring registration.
13	A. For purposes of this chapter:
14 15	"Offense for which registration is required" means: 1. A violation or attempted violation of § 18.2-63, 18.2-64.1, former § 18.2-67.2:1, § 18.2-90 with the
16	intent to commit rape, § 18.2-374.1 or subsection D a second or subsequent violation of § 18.2-374.1:1;
17	or a third or subsequent conviction of (i) § 18.2-67.4, (ii) subsection C of § 18.2-67.5 or (iii)
18	§ 18.2-386.1;
19	If the offense was committed on or after July 1, 2006, (i) a violation or attempted violation of
20	§ 18.2-91 with the intent to commit any felony offense listed in this section; (ii) a violation or attempted
21 22	violation of subsection A <i>or B</i> of § 18.2-374.1:1; or (iii) a felony violation under § 18.2-67.5:1. 2. Clause (iv) of subsection Subsection B of § 18.2-374.3 or where the victim is a minor or is
$\frac{22}{23}$	physically helpless or mentally incapacitated as defined in § 18.2-67.10, a violation or attempted
2 4	violation of subsection A of § 18.2-47, clause (i) or (iii) of § 18.2-48, § 18.2-67.4, subsection C of
25	§ 18.2-67.5, § 18.2-361, or 18.2-366;
26	3. A violation of Chapter 117 (18 U.S.C. § 2421 et seq.) of Title 18 of the United States Code;
27	4. A "sexually violent offense";
28	5. "Murder"; or
29 30	6. Criminal homicide in conjunction with a violation of clause (i) of § 18.2-371 or § 18.2-371.1, when the offenses arise out of the same incident.
31	"Murder" means a violation of § 18.2-31 or 18.2-32 where the victim is (i) under 15 years of age or
32	(ii) where the victim is at least 15 years of age but under 18 years of age and the murder is related to
33	an offense listed in this section.
34	"Sexually violent offense" means a violation or attempted violation of:
35 36	1. Clause (ii) of § 18.2-48, § 18.2-61, 18.2-67.1, 18.2-67.2, 18.2-67.3, § 18.2-67.4 where the
30 37	perpetrator is 18 years of age or older and the victim is under the age of six, subsections A and B of § 18.2-67.5, § 18.2-370, or 18.2-370.1;
38	2. Sections 18.2-63, 18.2-64.1, former § 18.2-67.2:1, § 18.2-90 with the intent to commit rape or,
39	where the victim is a minor or is physically helpless or mentally incapacitated as defined in
40	§ 18.2-67.10, a violation or attempted violation of subsection A of § 18.2-47, § 18.2-67.4, subsection C
41	of § 18.2-67.5, clause (i) or (iii) of § 18.2-48, § 18.2-361, 18.2-366, or 18.2-374.1. An offense listed
42 43	under this subdivision shall be deemed a sexually violent offense only if the person has been convicted or adjudicated delinquent of any two or more such offenses, provided that person had been at liberty
4 4	between such convictions or adjudications; or
45	3. If the offense was committed on or after July 1, 2006, a violation or attempted violation of
46	§ 18.2-91 with the intent to commit any felony offense listed in this section. An offense listed under this
47	subdivision shall be deemed a sexually violent offense only if the person has been convicted or
48	adjudicated delinquent of any two or more such offenses, provided that the person had been at liberty
49 50	between such convictions or adjudications. B. "Offense for which registration is required" and "sexually violent offense" shall also include any
50 51	similar offense under the laws of (i) any foreign country or any political subdivision thereof, (ii) the
51 52	United States or any political subdivision thereof and any offense for which registration in a sex
53	offender and crimes against minors registry is required under the laws of the jurisdiction where the
54	offender was convicted.
55	C. Juveniles adjudicated delinquent shall not be required to register; however, where the offender is a
56 57	juvenile over the age of 13 at the time of the offense who is tried as a juvenile and is adjudicated delinquent of any offense enumerated in subdivisions A 1 through A 4 on or after July 1, 2005, the
57 58	court may, in its discretion and upon motion of the attorney for the Commonwealth, find that the
59	circumstances of the offense require offender registration. In making its determination, the court shall

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consider all of the following factors that are relevant to the case: (i) the degree to which the delinquent
act was committed with the use of force, threat or intimidation, (ii) the age and maturity of the
complaining witness, (iii) the age and maturity of the offender, (iv) the difference in the ages of the
complaining witness and the offender, (v) the nature of the relationship between the complaining witness
and the offender, (vi) the offender's prior criminal history, and (vii) any other aggravating or mitigating
factors relevant to the case.

§ 9.1-903. Registration procedures.

67 A. Every person convicted, including juveniles tried and convicted in the circuit courts pursuant to 68 § 16.1-269.1, whether sentenced as an adult or juvenile, of an offense for which registration is required 69 and every juvenile found delinquent of an offense for which registration is required under subsection C 70 of § 9.1-902 shall be required upon conviction to register and reregister with the Department of State Police. The court shall order the person to provide to the local law-enforcement agency of the county or 71 72 city where he physically resides all information required by the State Police for inclusion in the 73 Registry. The court shall immediately remand the person to the custody of the local law-enforcement 74 agency for the purpose of obtaining the person's fingerprints and photographs of a type and kind specified by the State Police for inclusion in the Registry. Upon conviction, the local law-enforcement 75 agency shall forthwith forward to the State Police all the necessary registration information. 76

77 B. Every person required to register shall register in person within three days of his release from 78 confinement in a state, local or juvenile correctional facility, in a state civil commitment program for 79 sexually violent predators or, if a sentence of confinement is not imposed, within three days of 80 suspension of the sentence or in the case of a juvenile of disposition. A person required to register shall 81 register, submit to be photographed as part of the registration, and submit to have a sample of his blood, saliva, or tissue taken for DNA (deoxyribonucleic acid) analysis to determine identification 82 characteristics specific to the person, provide electronic mail address information, any instant message, 83 84 chat or other Internet communication name or identity information that the person uses or intends to 85 use, and provide information regarding place of employment. The local law-enforcement agency shall obtain from the person who presents himself for registration or reregistration one set of fingerprints, 86 87 electronic mail address information, any instant message, chat or other Internet communication name or 88 identity information that the person uses or intends to use, place of employment information, proof of 89 residency and a photograph of a type and kind specified by the State Police for inclusion in the Registry 90 and advise the person of his duties regarding reregistration. The local law-enforcement agency shall obtain from the person who presents himself for registration a sample of his blood, saliva or tissue taken 91 92 for DNA (deoxyribonucleic acid) analysis to determine identification characteristics specific to the 93 person. If a sample has been previously taken from the person, as indicated by the Local Inmate Data 94 System (LIDS), no additional sample shall be taken. The local law-enforcement agency shall forthwith forward to the State Police all necessary registration information. 95

96 C. To establish proof of residence in Virginia, a person shall present one photo-identification form
97 issued by a governmental agency of the Commonwealth which contains the person's complete name,
98 gender, date of birth and complete physical address.

99 D. Any person required to register shall also reregister in person with the local law-enforcement agency following any change of residence, whether within or without the Commonwealth. If his new 100 101 residence is within the Commonwealth, the person shall register in person with the local 102 law-enforcement agency where his new residence is located within three days following his change in 103 residence. If the new residence is located outside of the Commonwealth, the person shall register in 104 person with the local law-enforcement agency where he previously registered within 10 days prior to his change of residence. If a probation or parole officer becomes aware of a change of residence for any of 105 his probationers or parolees required to register, the probation or parole officer shall notify the State 106 Police forthwith of learning of the change of residence. Whenever a person subject to registration 107 108 changes residence to another state, the State Police shall notify the designated law-enforcement agency 109 of that state.

110 E. Any person required to register shall reregister in person with the local law-enforcement agency 111 where his residence is located within three days following any change of the place of employment, 112 whether within or without the Commonwealth. If a probation or parole officer becomes aware of a change of the place of employment for any of his probationers or parolees required to register, the 113 114 probation or parole officer shall notify the State Police forthwith upon learning of the change of the person's place of employment. Whenever a person subject to registration changes his place of 115 employment to another state, the State Police shall notify the designated law-enforcement agency of that 116 117 state

F. Any person required to register shall reregister in person with the local law-enforcement agency
where his residence is located within three days following any change of the electronic mail address
information, any instant message, chat or other Internet communication name or identity information
that the person uses or intends to use, whether within or without the Commonwealth. If a probation or

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FG. The registration shall be maintained in the Registry and shall include the person's name, all aliases that he has used or under which he may have been known, the date and locality of the conviction for which registration is required, his fingerprints and a photograph of a type and kind specified by the State Police, his date of birth, social security number, current physical and mailing address and a description of the offense or offenses for which he was convicted. The registration shall also include the locality of the conviction and a description of the offense or offenses for previous convictions for the offenses set forth in § 9.1-902.

133 GH. The local law-enforcement agency shall forthwith forward to the State Police all necessary
134 registration or reregistration information received by it. Upon receipt of registration or reregistration information the State Police shall forthwith notify the chief law-enforcement officer of the locality listed
136 as the person's address on the registration and reregistration.

137 § 9.1-904. Reregistration.

138 A. Every person required to register, other than a person convicted of a sexually violent offense or 139 murder, shall reregister with the State Police on an annual basis from the date of the initial registration. 140 Every person convicted of a sexually violent offense or murder shall reregister with the State Police 141 every 90 days from the date of initial registration. Reregistration means that the person has notified the 142 State Police, confirmed his current physical and mailing address and electronic mail address 143 information, any instant message, chat or other Internet communication name or identity information 144 that he uses or intends to use, and provided such other information, including identifying information, 145 which the State Police may require. Upon registration and as may be necessary thereafter, the State 146 Police shall provide the person with an address verification form to be used for reregistration. The form 147 shall contain in bold print a statement indicating that failure to comply with the registration required is punishable as provided in § 18.2-472.1. 148

149 B. Any person convicted of a violation of § 18.2-472.1, other than a person convicted of a sexually 150 violent offense or murder, shall reregister with the State Police every 180 days from the date of such 151 conviction. Any person convicted of a violation of § 18.2-472.1, in which such person was included on 152 the Registry for a conviction of a sexually violent offense or murder, shall reregister with the State 153 Police every 30 days from the date of conviction. Reregistration means the person has notified the State 154 Police, confirmed his current physical and mailing address and electronic mail address information, any 155 instant message, chat or other Internet communication name or identity information that he uses or 156 intends to use, and provided such other information, including identifying information, which the State 157 Police may require. Upon registration and as may be necessary thereafter, the State Police shall provide the person with an address verification form to be used for reregistration. The form shall state the 158 159 registration requirements and contain in bold print a statement indicating that failure to comply with the 160 registration requirements is punishable as provided in § 18.2-472.1.

161 C. Every person required to register pursuant to this chapter shall submit to be photographed by a 162 local law-enforcement agency every two years commencing with the date of initial registration. 163 Photographs shall be in color, be taken with the registrant facing the camera, and clearly show the registrant's face and shoulders only. No person other than the registrant may appear in the photograph 164 submitted. The photograph shall indicate the registrant's full name, date of birth and the date the 165 166 photograph was taken. The local law-enforcement agency shall forthwith forward the photograph and the registration form to the State Police. Where practical, the local law-enforcement agency may 167 168 electronically transfer a digital photograph containing the required information to the Sex Offender and 169 Crimes Against Minors Registry within the State Police.

170 § 9.1-912. Registry access and dissemination; fees.

171 A. Except as provided in § 9.1-913 and subsection B or C of this section, Registry information shall 172 be disseminated upon request made directly to the State Police or to the State Police through a local law-enforcement agency. Such information may be disclosed to any person requesting information on a 173 174 specific individual in accordance with subsection B. The State Police shall make Registry information 175 available, upon request, to criminal justice agencies including local law-enforcement agencies through 176 the Virginia Criminal Information Network (VCIN). Registry information provided under this section 177 shall be used for the purposes of the administration of criminal justice, for the screening of current or 178 prospective employees or volunteers or otherwise for the protection of the public in general and children 179 in particular. The Superintendent of State Police may by regulation establish a fee not to exceed \$15 for 180 responding to requests for information from the Registry. Any fees collected shall be deposited in a 181 special account to be used to offset the costs of administering the Registry.

182 B. Information regarding a specific person shall be disseminated upon receipt of an official request

183 form that may be submitted directly to the State Police or to the State Police through a local law-enforcement agency. The official request form shall include a statement of the reason for the 184 185 request; the name and address of the person requesting the information; the name, address and, if 186 known, the social security number of the person about whom information is sought; and such other 187 information as the State Police may require to ensure reliable identification.

188 C. Registry information regarding all registered offenders' electronic mail address information, any 189 instant message, chat or other Internet communication name or identity information may be 190 electronically transmitted by the Department of State Police to a business or organization that offers electronic communication services for the purpose of a comparison with information held by the 191 requesting business or organization. In order to obtain the information from the Department of State 192 193 Police, the requesting business or organization that offers electronic communication services shall agree 194 to notify the Department of State Police forthwith when a comparison indicates that any such registered 195 sex offender's electronic mail address information, any instant message, chat or other Internet 196 communication name or identity information is being used on their system. The requesting business or 197 organization shall also agree that the information will not be further disseminated.

198 § 18.2-374.1. Production, publication, sale, financing, etc., of child pornography; presumption as to 199 age; severability.

200 A. For purposes of this article and Article 4 (§ 18.2-362 et seq.) of this chapter, "child 201 pornography" means sexually explicit visual material which utilizes or has as a subject an identifiable 202 minor. An identifiable minor is a person who was a minor at the time the visual depiction was created, 203 adapted, or modified; or whose image as a minor was used in creating, adapting or modifying the 204 visual depiction; and who is recognizable as an actual person by the person's face, likeness, or other distinguishing characteristic, such as a unique birthmark or other recognizable feature; and shall not be 205 construed to require proof of the actual identity of the identifiable minor. 206

207 For the purposes of this article and Article 4 (§ 18.2-362 et seq.) of this chapter, the term "sexually 208 explicit visual material" means a picture, photograph, drawing, sculpture, motion picture film, digital 209 image, including such material stored in a computer's temporary Internet cache when three or more 210 images or streaming videos are present, or similar visual representation which depicts sexual bestiality, 211 a lewd exhibition of nudity, as nudity is defined in § 18.2-390, or sexual excitement, sexual conduct or 212 sadomasochistic abuse, as also defined in § 18.2-390, or a book, magazine or pamphlet which contains 213 such a visual representation. An undeveloped photograph or similar visual material may be sexually 214 explicit material notwithstanding that processing or other acts may be required to make its sexually 215 explicit content apparent. 216

B. A person shall be guilty of a Class 5 felony Any person who:

217 1. Accosts, entices or solicits a person less than eighteen 18 years of age with intent to induce or 218 force such person to perform in or be a subject of sexually explicit visual material child pornography; 219 or 220

2. Produces or makes or attempts or prepares to produce or make sexually explicit visual material 221 which utilizes or has as a subject a person less than eighteen years of age child pornography; or

222 3. Who knowingly takes part in or participates in the filming, photographing, or other reproduction 223 production of sexually explicit visual material child pornography by any means, including but not 224 limited to computer-generated reproduction, which utilizes or has as a subject a person less than 225 eighteen years of age child pornography; or

226 4. Sells, gives away, distributes, electronically transmits, displays with lascivious intent, purchases, or 227 possesses with intent to sell, give away, distribute, transmit or display with lascivious intent sexually 228 explicit visual material which utilizes or has as a subject a person less than eighteen years of age. 229

shall be punished as provided in subsections C1 and C2.

5. [Repealed.]

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B1. [Repealed.]

232 C1. A person shall be guilty of a Class 4 felony who knowingly finances or attempts or prepares to 233 finance sexually explicit visual material which utilizes or has as a subject a person less than eighteen 234 years of age. Any person who violates subsection B, and the subject of the child pornography is a 235 person less than 15 years of age is guilty of a Class 4 felony.

236 C2. Any person who violates subsection B, and the subject of the child pornography is a person at 237 least 15 but less than 18 years of age is guilty of a Class 5 felony

238 D. Any person who knowingly finances or attempts or prepares to finance child pornography is 239 guilty of a Class 4 felony.

240 *E*. For the purposes of this section a person who is depicted as or presents the appearance of being 241 less than eighteen 18 years of age in sexually explicit visual material is prima facie presumed to be less 242 than eighteen 18 years of age.

243 \mathbf{E} F. The provisions of this section shall be severable and, if any of its provisions shall be held 244 unconstitutional by a court of competent jurisdiction, then the decision of such court shall not affect or

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245 impair any of the remaining provisions.

246 § 18.2-374.1:1. Possession, reproduction, distribution, and facilitation of child pornography; penalty.

247 A. Any person who knowingly possesses any sexually explicit visual material utilizing or having as a 248 subject a person less than 18 years of age child pornography shall be is guilty of a Class 6 felony. Any 249 person who commits a second or subsequent violation under this subsection is guilty of a Class 5 felony. 250 However, no prosecution for possession of material prohibited by this section shall lie where the 251 prohibited material comes into the possession of the person charged from a law-enforcement officer or 252 law-enforcement agency.

253 B. The provisions of this section shall not apply to any such material which is possessed for a bona 254 fide artistic, medical, scientific, educational, religious, governmental, judicial or other proper purpose by 255 a physician, psychologist, sociologist, scientist, teacher, person pursuing bona fide studies or research, 256 librarian, elergyman, attorney, or judge, or other person having a proper interest in the material who 257 possesses such material in the course of the conduct of his professional duties as such.

258 Any person who reproduces by any means including by computer, sells, gives away, distributes, 259 electronically transmits, displays with lascivious intent, purchases, or possesses with intent to sell, give 260 away, distribute, transmit, or display with lascivious intent, child pornography is guilty of a Class 5 261 felony.

262 C. Any person who intentionally operates an Internet website for the purpose of, and with the 263 specific intent of, facilitating the payment for access to child pornography is guilty of a Class 4 felony.

264 C.D. All sexually explicit visual material which utilizes or has as a subject a person less than 18 265 vears of age child pornography shall be subject to lawful seizure and forfeiture pursuant to 266 § 19.2-386.31.

267 D.E. Any person convicted of a second or subsequent offense under this section shall be guilty of a 268 Class 5 felony. For purposes of this section it may be inferred by but not limited to text, title, or 269 appearance that a person who is depicted as or presents the appearance of being less than 18 years of 270 age in sexually explicit visual material is less than 18 years of age. 271

§ 18.2-374.3. Use of communications systems to facilitate certain offenses involving children.

A. It shall be unlawful for any person to use a communications system, including but not limited to 272 273 computers or computer networks or bulletin boards, or any other electronic means for the purposes of 274 procuring or promoting the use of a minor for any activity in violation of § 18.2-370 or § 18.2-374.1. A 275 violation of this subsection is a Class 6 felony.

276 B. It shall be unlawful for any person 18 years of age or older to use a communications system, 277 including but not limited to computers or computer networks or bulletin boards, or any other electronic 278 means, for the purposes of soliciting any person he knows or has reason to believe is a child less than 279 18 years of age for (i) any activity in violation of § 18.2-355 or § 18.2-361, (ii) any activity in violation 280 of § 18.2-374.1, (iii) a violation of § 18.2-374.1:1, or (iv) any activity in violation of subsection A of § 18.2-370. As used in this subsection, "use a communications system" means making personal contact 281 282 or direct contact through any agent or agency, any print medium, the United States mail, any common 283 carrier or communication common carrier, any electronic communications system, or any 284 telecommunications, wire, computer, or radio communications system. A violation of this subsection is a 285 Class 5 felony. It shall be unlawful for any person 18 years of age or older to use a communications 286 system for the purposes of soliciting, with lascivious intent, any person he knows or has reason to 287 believe is a child less than 15 years of age to knowingly and intentionally:

288 1. Expose his sexual or genital parts to any child to whom he is not legally married or propose that 289 any such child expose his sexual or genital parts to such person;

290 2. Propose that any such child feel or fondle the sexual or genital parts of such person or propose 291 that such person feel or fondle the sexual or genital parts of any such child;

292 3. Propose to such child the performance of an act of sexual intercourse or any act constituting an 293 offense under § 18.2-361; or

294 4. Entice, allure, persuade, or invite any such child to enter any vehicle, room, house, or other 295 place, for any purposes set forth in the preceding subdivisions. 296

Whoever violates this subsection shall be guilty of a Class 5 felony.

297 C. It shall be unlawful for any person to use a communications system, for the purposes of soliciting, 298 with lascivious intent, any person he knows or has reason to believe is a child at least 15 but less than 299 18 years of age to knowingly and intentionally commit any of the activities listed in subsection B if the 300 offender is at least five years older than the child. A violation of this subsection is a Class 6 felony.

301 D. It shall be unlawful for any person 18 years of age or older to use a communications system, 302 including but not limited to computers or computer networks or bulletin boards, or any other electronic 303 means, for the purposes of soliciting any person he knows or has reason to believe is a child less than 18 years of age for (i) any activity in violation of § 18.2-355 or 18.2-361, (ii) any activity in violation of 304 305 § 18.2-374.1, or (iii) a violation of § 18.2-374.1:1.

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Any person who violates this subsection is guilty of a Class 5 felony. E. As used in subsections B, C and D "use a communications system" means making personal 307 308 contact or direct contact through any agent or agency, any print medium, the United States mail, any 309 common carrier or communication common carrier, any electronic communications system, the Internet,

310 or any telecommunications, wire, computer network, or radio communications system.

2. That § 18.2-374.1:2 of the Code of Virginia is repealed. 311

312 3. That the provisions of this act may result in a net increase in periods of imprisonment or

- 313 commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot
- 314 be determined for periods of imprisonment in state adult correctional facilities and is \$-0 for
- periods of commitment to the custody of the Department of Juvenile Justice. 315