2007 SESSION

077777782 **SENATE BILL NO. 1288** 1 2 3 4 5 6 Offered January 10, 2007 Prefiled January 10, 2007 A BILL to amend and reenact § 18.2-18 of the Code of Virginia, relating to redefinition of the "triggerman rule." Patron-Obenshain 7 8 Referred to Committee for Courts of Justice 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 18.2-18 of the Code of Virginia is amended and reenacted as follows: 11 § 18.2-18. How principals in second degree and accessories before the fact punished. 12 13 A. In the case of every felony except a violation of § 18.2-31, every principal in the second degree and every accessory before the fact may be indicted, tried, convicted and punished in all respects as if a 14 15 principal in the first degree; provided, however, that except in the case of a killing for hire under the provisions of subdivision 2 of § 18.2-31 or a killing pursuant to the direction or order of one who is 16 engaged in a continuing criminal enterprise under the provisions of subdivision 10 of § 18.2-31 or a 17 killing pursuant to the direction or order of one who is engaged in the commission of or attempted 18 commission of an act of terrorism under the provisions of subdivision 13 of § 18.2-31, an accessory 19 20 before the fact or principal in the second degree to a capital murder shall be indicted, tried, convicted 21 and punished as though the offense were murder in the first degree. 22 B. In the case of a capital murder for hire under the provisions of subdivision 2 of § 18.2-31, a 23 capital murder involving a continuing criminal enterprise under subdivision 10 of § 18.2-31, or a capital 24 murder involving an act of terrorism under subdivision 13 of § 18.2-31, a principal in the second degree 25 may be indicted, tried, convicted, and punished in all respects as if a principal in the first degree. In all other offenses of capital murder, a principal in the second degree may be indicted, tried, convicted, and 26 27 punished as a principal in the first degree only if he had the same intent to kill as the principal in the 28 first degree; otherwise, he shall be indicted, tried, convicted and punished as though the offense were 29 murder in the first degree. 30 C. In the case of a capital murder for hire under the provisions of subdivision 2 of § 18.2-31, a 31 capital murder involving a continuing criminal enterprise under subdivision 10 of § 18.2-31, or a capital murder involving an act of terrorism under subdivision 13 of § 18.2-31, an accessory before the fact 32 33 may be indicted, tried, convicted, and punished in all respects as if a principal in the first degree. In all 34 other offenses of capital murder, an accessory before the fact may be indicted, tried, convicted, and 35 punished as a principal in the first degree only if he ordered or directed the willful, deliberate, and

offense were murder in the first degree. 2. That the provisions of this act may result in a net increase in periods of imprisonment or commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation is \$0

40 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. 41