	091506866
1	SENATE BILL NO. 1300
2	Offered January 14, 2009
3	Prefiled January 14, 2009
4	A BILL to amend and reenact § 18.2-57.3 of the Code of Virginia, relating to assault and battery
5	against a family or household member; deferred disposition.
6	
	Patron—Hurt
7	
8	Referred to Committee for Courts of Justice
9	
10	Be it enacted by the General Assembly of Virginia:
11 12	1. That § 18.2-57.3 of the Code of Virginia is amended and reenacted as follows:
12 13	§ 18.2-57.3. Persons charged with first offense of assault and battery against a family or household
13 14	member may be placed on local community-based probation; conditions; education and treatment programs; costs and fees; violations; discharge.
14	<i>A. When a person is charged with a violation of § 18.2-57.2, the court may defer the proceedings</i>
16	against such person, without a finding of guilt, and place him on probation under the terms of this
17	section.
18	When a person who is no younger than 18 years of age or who is considered B. For a person to be
19	eligible for such deferral, the court shall find that (i) the person was an adult at the time of the
20	proceeding and who commission of the offense, (ii) the person has not previously been convicted of any
21	offense under this article or under any statute of the United States or of any state or any ordinance of
22	any local government relating to assault and battery against a family or household member or, (iii) the
23	person has not previously had a proceeding against him for violation of such an offense dismissed as
24	provided in this section, (iv) the person pleads guilty to, or enters a plea of not guilty to the evidence is
25	sufficient to find the person guilty of, a violation of § 18.2-57.2, the court, upon such plea if the facts
26	found by the court would justify a finding of guilt, without entering a judgment of guilt and with the
27 28	consent of the accused, may defer further proceedings and place him on local community-based
20 29	probation upon terms and conditions, and (v) the person consents to such deferral. As a term or condition, the court may, where assessment or evaluation services are available, require
3 0	the accused to be assessed or evaluated and, based on the results of the assessment or evaluation, require
31	the accused to be assessed of evaluated and, based on the results of the assessment of evaluation, require the accused to enter an education or treatment program or services indicated by the assessment or
32	evaluation, if available. The court, when assessment or evaluation services are not available, may require
33	education or treatment services such as, in the opinion of the court, may be best suited to the needs of
34	the accused.
35	C. Where a local community-based probation services agency established pursuant to Article 9
36	(§ 9.1-173 et seq.) of Chapter 1 of Title 9.1 is available, the court shall order that the eligible person be
37	placed with such agency and require, as a condition of local community-based probation, the person to
38	successfully complete all treatment, education programs or services, or any combination thereof
39 40	indicated by an assessment or evaluation obtained by the local community-based probation services
40 41	agency if such assessment, treatment or education services are available. Where such a local community-based probation services agency is not available, the court may
42	require successful completion of treatment, education programs or services, or any combination thereof,
43	such as, in the opinion of the court, may be best suited to the needs of the person.
44	D. The court shall require the person entering such education or treatment program or services under
45	the provisions of this section to pay all or part of contribute to the costs of the program or services,
46	including the costs of any assessment, evaluation, testing, education and treatment, based upon the
47	accused's person's ability to pay unless the person is determined by the court to be indigent. Such
48	programs or services shall offer a sliding-scale fee structure or other mechanism to assist participants
49	who are unable to pay the full costs of the required programs or services.
50	Following the finding of facts that would justify a finding of guilt, the court may order the defendant
51 52	be placed with a local community-based probation services agency established pursuant to Article 9
52 53	(§ 9.1-173 et seq.) of Chapter 1 of Title 9.1, if such a services agency is available. As a condition of
55 54	local community-based probation, if available, the <i>The</i> court shall require the accused to successfully complete all treatment and/or education programs or services required by the assessment or evaluation
5 4	and order the person to be of good behavior during the period of supervised probation and for a period
56	of not less than for a total period of two years following the completion of probation deferral of
57	proceedings, including the period of supervised probation, if available.
58	The court shall order the defendant to be of good behavior for a period of not less than two years

3/24/10 14:6

59 following the finding of facts that would justify a finding of guilt when no supervised probation is 60 ordered.

61 The court shall, unless done at arrest, order the accused *person* to report to the original arresting 62 law-enforcement agency to submit to fingerprinting.

63 Upon violation of a term or condition of supervised probation or of the period of good behavior, the 64 court may enter an adjudication of guilt and proceed as otherwise provided. E. Upon fulfillment of the 65 terms and conditions specified in the court order, the court shall discharge the person and dismiss the 66 proceedings against him. Discharge and dismissal under this section shall be without adjudication of 67 guilt and is a conviction only for the purposes of applying this section in subsequent proceedings. As 68 such, no No charges dismissed pursuant to this section shall be eligible for expungement under 69 § 19.2-392.2.

F. Upon violation of a term or condition of supervised probation or of the period of good behavior,
the court may enter an adjudication of guilt and proceed as otherwise provided by law.

G. Notwithstanding any other provision of this section, whenever a court places an individual a
 person on probation upon terms and conditions pursuant to this section, such action shall be treated as a
 conviction for purposes of § 18.2-308.