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1	HOUSE BILL NO. 1593
2	Offered January 12, 2011
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	Prefiled January 6, 2011
4	A BILL to amend and reenact § 19.2-70.3 of the Code of Virginia, relating to court-ordered disclosure
5	of electronic communication service records; sealing of order.
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_	Patron—Iaquinto
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8	Referred to Committee for Courts of Justice
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 19.2-70.3 of the Code of Virginia is amended and reenacted as follows:
12	§ 19.2-70.3. Obtaining records concerning electronic communication service or remote computing
13	service.
14	A. A provider of electronic communication service or remote computing service, which, for purposes
15	of subdivisions A 2 through A 4, includes a foreign corporation that provides such services, shall
16	disclose a record or other information pertaining to a subscriber to or customer of such service,
17	excluding the contents of electronic communications, to an investigative or law-enforcement officer only
18	pursuant to:
19	1. A subpoena issued by a grand jury of a court of this Commonwealth;
20	2. A search warrant issued by a magistrate, general district court or a circuit court;
21	3. A court order for such disclosure issued as provided in this section; or
22	4. The consent of the subscriber or customer to such disclosure.
23	B. A court shall issue an order for disclosure under this section, upon application of the attorney for
24	the Commonwealth in an ex parte proceeding, only if the investigative or law-enforcement officer shows
25	that there is reason to believe the records or other information sought are relevant and material to an
26	ongoing criminal investigation, or the investigation of any missing child as defined in § 52-32, missing
27	senior adult as defined in § 52-34.4, or an incapacitated person as defined in § 37.2-1000 who meets the
28	definition of a missing senior adult except for the age requirement. Upon issuance of an order for
29	disclosure under this section, the order and any written application or statement of facts may be
30	temporarily sealed by the court upon a showing of good cause. A court issuing an order pursuant to this
31	section, on a motion made promptly by the service provider, may quash or modify the order, if the
32	information or records requested are unusually voluminous in nature or compliance with such order
33	would otherwise cause an undue burden on such provider.
34	C. A provider of electronic communication service or remote computing service, including a foreign
35	corporation that provides such services, shall disclose the contents of electronic communications to an
36	investigative or law-enforcement officer only pursuant to a search warrant issued by a magistrate, a
37	juvenile and domestic relations district court, a general district court, or a circuit court, based upon
38	complaint on oath supported by an affidavit as required in § 19.2-54, or judicial officer or court of any
39	of the several states of the United States or its territories, or the District of Columbia when the warrant
40	issued by such officer or such court complies with the provisions of subsection E. In the case of a
41	search warrant directed to a foreign corporation the affidavit shall state that the complainant believes
42	that the records requested are actually or constructively possessed by a foreign corporation that provides
43	electronic communication service or remote computing service within the Commonwealth of Virginia. If
44	satisfied that probable cause has been established for such belief and as required by Chapter 5
45	(§ 19.2-52 et seq.), the magistrate, the juvenile and domestic relations district court, the general district
46	court, or the circuit court shall issue a warrant identifying those records to be searched for and
47	commanding the person seeking such warrant to properly serve the warrant upon the foreign corporation.
48	D. In order to comply with the requirements of § 19.2-54, any search of the records of a foreign
49	corporation shall be deemed to have been made in the same place wherein the search warrant was
50	issued.
51	E. A Virginia corporation or other entity that provides electronic communication services or remote
52	computing services to the general public, when properly served with a search warrant and affidavit in

50 51 52 53 54 computing services to the general public, when properly served with a search warrant and affidavit in support of the warrant, issued by a judicial officer or court of any of the several states of the United States or its territories, or the District of Columbia with jurisdiction over the matter, to produce a record or other information pertaining to a subscriber to or customer of such service or the contents of electronic communications, or both, shall produce the record or other information or the contents of electronic communications as if that warrant had been issued by a Virginia court. The provisions of this subsection shall only apply to a record or other information or contents of electronic communications

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relating to the commission of a criminal offense that is substantially similar to (i) a violent felony as 59 defined in § 17.1-805, (ii) an act of violence as defined in § 19.2-297.1, (iii) any offense for which 60 registration is required pursuant to § 9.1-902, (iv) computer fraud pursuant to § 18.2-152.3, or (v) 61 62 identity theft pursuant to § 18.2-186.3. The search warrant shall be enforced and executed in the 63 Commonwealth as if it were a search warrant described in subsection C.

F. The provider of electronic communication service or remote computing service may verify the 64 65 authenticity of the written reports or records that it discloses pursuant to this section, excluding the contents of electronic communications, by providing an affidavit from the custodian of those written 66 reports or records or from a person to whom said custodian reports certifying that they are true and 67 68 complete and that they are prepared in the regular course of business. When so authenticated, the written 69 reports and records are admissible in evidence as a business records exception to the hearsay rule.

70 G. No cause of action shall lie in any court against a provider of a wire or electronic communication 71 service, its officers, employees, agents, or other specified persons for providing information, facilities, or assistance in accordance with the terms of a court order, warrant or subpoena under this section. 72 73

H. For the purposes of this section:

74 "Foreign corporation" means any corporation or other entity, whose primary place of business is 75 located outside of the boundaries of the Commonwealth, that makes a contract or engages in a terms of service agreement with a resident of the Commonwealth to be performed in whole or in part by either 76 77 party in the Commonwealth, or a corporation that has been issued a certificate of authority pursuant to 78 § 13.1-759 to transact business in the Commonwealth. The making of the contract or terms of service 79 agreement or the issuance of a certificate of authority shall be considered to be the agreement of the 80 foreign corporation or entity that a search warrant or subpoena, which has been properly served on it, has the same legal force and effect as if served personally within the Commonwealth. 81

"Properly served" means delivery of a search warrant or subpoena by hand, by United States mail, by 82 83 commercial delivery service, by facsimile or by any other manner to any officer of a corporation or its general manager in the Commonwealth, to any natural person designated by it as agent for the service 84 85 of process, or if such corporation has designated a corporate agent, to any person named in the latest 86 annual report filed pursuant to § 13.1-775.