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1	HOUSE BILL NO. 2387
2 3 4 5 6 7	House Amendments in [] - February 3, 2011 A BILL to amend and reenact §§ 9.1-102, 9.1-150, and 9.1-176 of the Code of Virginia and to repeal §§ 9.1-127, 9.1-158, 9.1-159, and 9.1-160 and Article 7 (§§ 9.1-163 and 9.1-164) of Chapter 1 of Title 9.1 of the Code of Virginia, relating to powers and duties of the Criminal Justice Services Board and the Department of Criminal Justice Services.
	Patron Prior to Engrossment—Delegate Miller, J.H.
8 9	Referred to Committee for Courts of Justice
10 11 12	Be it enacted by the General Assembly of Virginia: 1. That §§ 9.1-102, 9.1-150, and 9.1-176 of the Code of Virginia are amended and reenacted as
13 14 15 16 17 18 19 20 21 22 23 24 25	 follows: § 9.1-102. Powers and duties of the Board and the Department. The Department, under the direction of the Board, which shall be the policy-making body for carrying out the duties and powers hereunder, shall have the power and duty to: Adopt regulations, pursuant to the Administrative Process Act (§ 2.2-4000 et seq.), for the administration of this chapter including the authority to require the submission of reports and information by law-enforcement officers within the Commonwealth. Any proposed regulations concerning the privacy, confidentiality, and security of criminal justice information shall be submitted for review and comment to any board, commission, or committee or other body which may be established by the General Assembly to regulate the privacy, confidentiality, and security of information collected and maintained by the Commonwealth or any political subdivision thereof; Establish compulsory minimum training standards subsequent to employment as a law-enforcement officer in (i) permanent positions, and (ii) temporary or probationary status, and establish the time
26 27 28 29 30	required for completion of such training; 3. Establish minimum training standards and qualifications for certification and recertification for law-enforcement officers serving as field training officers; 4. Establish compulsory minimum curriculum requirements for in-service and advanced courses and programs for schools, whether located in or outside the Commonwealth, which are operated for the
31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 specific purpose of training law-enforcement officers; 5. Establish (i) compulsory minimum training standards for law-enforcement officers who utilize radar or an electrical or microcomputer device to measure the speed of motor vehicles as provided in § 46.2-882 and establish the time required for completion of the training and (ii) compulsory minimum qualifications for certification and recertification of instructors who provide such training; 6. Establish compulsory training courses for law-enforcement officers in laws and procedures relating to entrapment, search and seizure, evidence, and techniques of report writing, which training shall be completed by law-enforcement officers who have not completed the compulsory training standards set out in subdivision 2, prior to assignment of any such officers to undercover investigation work. Failure to complete the training shall not, for that reason, constitute grounds to exclude otherwise properly admissible testimony or other evidence from such officer resulting from any undercover investigation; 7. Establish compulsory minimum entry-level, in-service and advanced training standards for those persons designated to provide courthouse and courtroom security pursuant to the provisions of § 53.1-120, and to establish the time required for completion of such training; 8. Establish compulsory minimum entry-level, in-service and advanced training standards for deputy sheriffs designated to serve process pursuant to the provisions of § 8.01-293, and establish the time required for the completion of such training; 9. Establish compulsory minimum entry-level, in-service, and advanced training standards for persons
49 50 51 52 53 54 55 56 57 58	 employed as deputy sheriffs and jail officers by local criminal justice agencies and for correctional officers employed by the Department of Corrections under the provisions of Title 53.1, and establish the time required for completion of such training; 10. Establish compulsory minimum training standards for all dispatchers employed by or in any local or state government agency, whose duties include the dispatching of law-enforcement personnel. Such training standards shall apply only to dispatchers hired on or after July 1, 1988; 11. Consult and cooperate with counties, municipalities, agencies of the Commonwealth, other state and federal governmental agencies, and with universities, colleges, community colleges, and other institutions, whether located in or outside the Commonwealth, concerning the development of police training schools and programs or courses of instruction;

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59 12. Approve institutions, curricula and facilities, whether located in or outside the Commonwealth, 60 for school operation for the specific purpose of training law-enforcement officers; but this shall not prevent the holding of any such school whether approved or not; 61

62 13. Establish and maintain police training programs through such agencies and institutions as the 63 Board deems appropriate;

64 14. Establish compulsory minimum qualifications of certification and recertification for instructors in 65 criminal justice training schools approved by the Department;

15. Conduct and stimulate research by public and private agencies which shall be designed to 66 67 improve police administration and law enforcement; 68

16. Make recommendations concerning any matter within its purview pursuant to this chapter;

69 17. Coordinate its activities with those of any interstate system for the exchange of criminal history 70 record information, nominate one or more of its members to serve upon the council or committee of any 71 such system, and participate when and as deemed appropriate in any such system's activities and 72 programs;

73 18. Conduct inquiries and investigations it deems appropriate to carry out its functions under this 74 chapter and, in conducting such inquiries and investigations, may require any criminal justice agency to 75 submit information, reports, and statistical data with respect to its policy and operation of information systems or with respect to its collection, storage, dissemination, and usage of criminal history record 76 77 information and correctional status information, and such criminal justice agencies shall submit such 78 information, reports, and data as are reasonably required;

79 19. Conduct audits as required by § 9.1-131;

80 20. Conduct a continuing study and review of questions of individual privacy and confidentiality of criminal history record information and correctional status information; 81

21. Advise criminal justice agencies and initiate educational programs for such agencies with respect 82 83 to matters of privacy, confidentiality, and security as they pertain to criminal history record information and correctional status information; 84

85 22. Maintain a liaison with any board, commission, committee, or other body which may be 86 established by law, executive order, or resolution to regulate the privacy and security of information 87 collected by the Commonwealth or any political subdivision thereof;

23. Adopt regulations establishing guidelines and standards for the collection, storage, and 88 89 dissemination of criminal history record information and correctional status information, and the privacy, 90 confidentiality, and security thereof necessary to implement state and federal statutes, regulations, and 91 court orders;

92 24. Operate a statewide criminal justice research center, which shall maintain an integrated criminal 93 justice information system, produce reports, provide technical assistance to state and local criminal 94 justice data system users, and provide analysis and interpretation of criminal justice statistical 95 information;

25. Develop a comprehensive, statewide, long-range plan for strengthening and improving law 96 97 enforcement and the administration of criminal justice throughout the Commonwealth, and periodically 98 update that plan;

99 26. Cooperate with, and advise and assist, all agencies, departments, boards and institutions of the 100 Commonwealth, and units of general local government, or combinations thereof, including planning 101 district commissions, in planning, developing, and administering programs, projects, comprehensive 102 plans, and other activities for improving law enforcement and the administration of criminal justice throughout the Commonwealth, including allocating and subgranting funds for these purposes; 103

27. Define, develop, organize, encourage, conduct, coordinate, and administer programs, projects and 104 activities for the Commonwealth and units of general local government, or combinations thereof, in the 105 Commonwealth, designed to strengthen and improve law enforcement and the administration of criminal 106 107 justice at every level throughout the Commonwealth;

108 28. Review and evaluate programs, projects, and activities, and recommend, where necessary, 109 revisions or alterations to such programs, projects, and activities for the purpose of improving law enforcement and the administration of criminal justice; 110

29. Coordinate the activities and projects of the state departments, agencies, and boards of the 111 Commonwealth and of the units of general local government, or combination thereof, including planning 112 113 district commissions, relating to the preparation, adoption, administration, and implementation of comprehensive plans to strengthen and improve law enforcement and the administration of criminal 114 115 justice;

116 30. Do all things necessary on behalf of the Commonwealth and its units of general local 117 government, to determine and secure benefits available under the Omnibus Crime Control and Safe Streets Act of 1968 (P.L. 90-351, 82 Stat. 197), as amended, and under any other federal acts and 118 119 programs for strengthening and improving law enforcement, the administration of criminal justice, and

120 delinquency prevention and control;

121 31. Receive, administer, and expend all funds and other assistance available to the Board and the 122 Department for carrying out the purposes of this chapter and the Omnibus Crime Control and Safe 123 Streets Act of 1968, as amended:

124 32. Apply for and accept grants from the United States government or any other source in carrying 125 out the purposes of this chapter and accept any and all donations both real and personal, and grants of 126 money from any governmental unit or public agency, or from any institution, person, firm or 127 corporation, and may receive, utilize and dispose of the same. Any arrangements pursuant to this section 128 shall be detailed in the annual report of the Board. Such report shall include the identity of the donor, 129 the nature of the transaction, and the conditions, if any. Any moneys received pursuant to this section 130 shall be deposited in the state treasury to the account of the Department. To these ends, the Board shall 131 have the power to comply with conditions and execute such agreements as may be necessary;

132 33. Make and enter into all contracts and agreements necessary or incidental to the performance of 133 its duties and execution of its powers under this chapter, including but not limited to, contracts with the 134 United States, units of general local government or combinations thereof, in Virginia or other states, and 135 with agencies and departments of the Commonwealth;

136 34. Adopt and administer reasonable regulations for the planning and implementation of programs 137 and activities and for the allocation, expenditure and subgranting of funds available to the 138 Commonwealth and to units of general local government, and for carrying out the purposes of this 139 chapter and the powers and duties set forth herein; 140

35. Certify and decertify law-enforcement officers in accordance with §§ 15.2-1706 and 15.2-1707;

141 36. Establish training standards and publish a model policy for law-enforcement personnel in the 142 handling of family abuse, domestic violence, sexual assault and stalking cases, including standards for 143 determining the predominant physical aggressor in accordance with § 19.2-81.3. The Department shall 144 provide technical support and assistance to law-enforcement agencies in carrying out the requirements 145 set forth in § 9.1-1301 and shall by December 1, 2009, submit a report on the status of implementation 146 of these requirements to the chairmen of the House and Senate Courts of Justice Committees;

147 37. Establish training standards and publish a model policy for law-enforcement personnel in 148 communicating with and facilitating the safe return of individuals diagnosed with Alzheimer's disease;

149 38. Establish compulsory training standards for basic training and the recertification of 150 law-enforcement officers to ensure sensitivity to and awareness of cultural diversity and the potential for 151 biased policing;

152 39. Review and evaluate community-policing programs in the Commonwealth, and recommend where 153 necessary statewide operating procedures, guidelines, and standards which strengthen and improve such 154 programs, including sensitivity to and awareness of cultural diversity and the potential for biased 155 policing;

156 40. Publish and disseminate a model policy or guideline that may be used by state and local agencies 157 to ensure that law-enforcement personnel are sensitive to and aware of cultural diversity and the 158 potential for biased policing; 159

41. [Expired.]

160 42. Establish a Virginia Law-Enforcement Accreditation Center. The Center shall may, in cooperation 161 with Virginia law-enforcement agencies, provide technical assistance and administrative support, including staffing, for the establishment of voluntary state law-enforcement accreditation standards. The 162 163 Center may provide accreditation assistance and training, resource material, and research into methods 164 and procedures that will assist the Virginia law-enforcement community efforts to obtain Virginia 165 accreditation status;

166 43. Promote community policing philosophy and practice throughout the Commonwealth by 167 providing community policing training and technical assistance statewide to all law-enforcement 168 agencies, community groups, public and private organizations and citizens; developing and distributing 169 innovative policing curricula and training tools on general community policing philosophy and practice and contemporary critical issues facing Virginia communities; serving as a consultant to Virginia 170 171 organizations with specific community policing needs; facilitating continued development and 172 implementation of community policing programs statewide through discussion forums for community 173 policing leaders, development of law-enforcement instructors; promoting a statewide community policing 174 initiative; and serving as a statewide information source on the subject of community policing including, 175 but not limited to periodic newsletters, a website and an accessible lending library;

176 44. Establish, in consultation with the Department of Education and the Virginia State Crime 177 Commission, compulsory minimum standards for employment and job-entry and in-service training 178 curricula and certification requirements for school security officers, which training and certification shall 179 be administered by the Virginia Center for School Safety pursuant to § 9.1-184. Such training standards 180 shall include, but shall not be limited to, the role and responsibility of school security officers, relevant 181 state and federal laws, school and personal liability issues, security awareness in the school environment,

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182 mediation and conflict resolution, disaster and emergency response, and student behavioral dynamics.

183 The Department shall establish an advisory committee consisting of local school board representatives, 184 principals, superintendents, and school security personnel to assist in the development of these standards

185 and certification requirements;

45. Establish training standards and publish a model policy and protocols for local and regional 186 187 sexual assault response teams:

188 46. License and regulate property bail bondsmen and surety bail bondsmen in accordance with 189 Article 11 (§ 9.1-185 et seq.) of this chapter;

190 47. License and regulate bail enforcement agents in accordance with Article 12 (§ 9.1-186 et seq.) of 191 this chapter;

192 48. In conjunction with the Virginia State Police and the State Compensation Board, advise criminal 193 justice agencies regarding the investigation, registration, and dissemination of information requirements 194 as they pertain to the Sex Offender and Crimes Against Minors Registry Act (§ 9.1-900 et seq.);

195 49. Establish minimum standards for (i) employment, (ii) job-entry and in-service training curricula, and (iii) certification requirements for campus security officers. Such training standards shall include, but 196 197 not be limited to, the role and responsibility of campus security officers, relevant state and federal laws, 198 school and personal liability issues, security awareness in the campus environment, and disaster and 199 emergency response. The Department shall provide technical support and assistance to campus police 200 departments and campus security departments on the establishment and implementation of policies and 201 procedures, including but not limited to: the management of such departments, investigatory procedures, judicial referrals, the establishment and management of databases for campus safety and security 202 203 information sharing, and development of uniform record keeping for disciplinary records and statistics, such as campus crime logs, judicial referrals and Clery Act statistics. The Department shall establish an 204 advisory committee consisting of college administrators, college police chiefs, college security 205 206 department chiefs, and local law-enforcement officials to assist in the development of the standards and 207 certification requirements and training pursuant to this subdivision;

50. Establish compulsory training standards and publish a model policy for law-enforcement 208 209 personnel regarding death notification;

210 51. Assess and report, in accordance with § 9.1-190, the crisis intervention team programs established 211 pursuant to 9.1-187:

212 52. Establish, publish, and disseminate a model policy or guideline for law-enforcement personnel for 213 questioning individuals suspected of driving while intoxicated concerning the physical location of that 214 individual's last consumption of an alcoholic beverage and for communicating that information to the 215 Alcoholic Beverage Control Board; and

216 53. Perform such other acts as may be necessary or convenient for the effective performance of its 217 duties. 218

§ 9.1-150. Monetary penalty.

219 Any person required to be licensed, certified or registered by the Board pursuant to this article who 220 violates any statute or Board regulation who is not criminally prosecuted [shall] [may] be subject to the monetary penalty provided in this section. If the Board determines that a respondent is guilty of the 221 222 violation complained of, the Board shall determine the amount of the monetary penalty for the violation, 223 which shall not exceed \$2,500 for each violation. The penalty may be sued for and recovered in the 224 name of the Commonwealth. The monetary penalty shall be paid into the state treasury to the credit of 225 the Literary Fund in accordance with § 19.2-353.

§ 9.1-176. Mandated services; optional services and facilities.

A. As used in this section:

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228 "Detoxification center program" means any facility program or procedure for the placement of public 229 inebriates as an alternative to arresting and jailing such persons, for the purpose of monitoring the withdrawal from excessive use of alcohol or use of a narcotic drug or other intoxicant or drug of 230 231 whatever nature.

232 "Public inebriate" means any person who is intoxicated in a public place and would be subject to 233 arrest for public intoxication under § 18.2-388 or a local ordinance established for the same offense.

234 B. Any city, county or combination thereof that elects or is required to establish a local 235 community-based probation services agency pursuant to this article shall provide to the judicial system the following services as components of local community-based probation supervision: community 236 237 service; home incarceration with or without electronic monitoring; electronic monitoring; and substance 238 abuse screening, assessment, testing and treatment. Additional services and facilities, including, but not 239 limited to, local day reporting centers and services, local halfway house facilities and services for the temporary care of adults placed on community-based probation, and law-enforcement diversion into 240 detoxification center programs, as defined in § 9.1-163, may be established by the city, county or 241 242 combination thereof.

2. That §§ 9.1-127, 9.1-158, 9.1-159, and 9.1-160 and Article 7 (§§ 9.1-163 and 9.1-164) of Chapter 243

244 1 of Title 9.1 of the Code of Virginia are repealed.