2014 SESSION

14103879D **HOUSE BILL NO. 323** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee for Courts of Justice 4 on February 3, 2014) 5 (Patron Prior to Substitute—Delegate O'Bannon) 6 A BILL to amend and reenact § 37.2-810 of the Code of Virginia, relating to temporary detention order; 7 transportation. 8 Be it enacted by the General Assembly of Virginia: 9 1. That § 37.2-810 of the Code of Virginia is amended and reenacted as follows: 10 § 37.2-810. Transportation of person in the temporary detention process. 11 A. In specifying the primary law-enforcement agency and jurisdiction for purposes of this section, the magistrate shall specify in the temporary detention order the law-enforcement agency of the 12 jurisdiction in which the person resides, or any other willing law-enforcement agency that has agreed to 13 provide transportation, to execute the order and, in cases in which transportation is ordered to be 14 15 provided by the primary law-enforcement agency, provide transportation. However, if the nearest 16 boundary of the jurisdiction in which the person resides is more than 50 miles from the nearest 17 boundary of the jurisdiction in which the person is located, the law-enforcement agency of the jurisdiction in which the person is located shall execute the order and provide transportation. 18 19 B. The magistrate issuing the temporary detention order shall specify the law-enforcement agency to 20 execute the order and provide transportation. However, in cases in which the temporary detention order is based upon a finding that the person who is the subject of the order has a mental illness and that 21 22 there exists a substantial likelihood that, as a result of mental illness, the person will, in the near future, 23 suffer serious harm due to his lack of capacity to protect himself from harm or to provide for his basic 24 human needs but there is no substantial likelihood that the person will cause serious physical harm to 25 himself or others as evidenced by recent behavior causing, attempting, or threatening harm and other relevant information, the magistrate shall consider any request to authorize transportation by an 26 27 alternative transportation provider in accordance with this section, whenever an alternative transportation 28 provider is identified to the magistrate, which may be a person, facility, or agency, including a family 29 member or friend of the person who is the subject of the temporary detention order, a representative of 30 the community services board, or other transportation provider with personnel trained to provide transportation in a safe manner upon determining, following consideration of information provided by 31 32 the petitioner; the community services board or its designee; the local law-enforcement agency, if any; 33 the person's treating physician, if any; or other persons who are available and have knowledge of the 34 person, and, when the magistrate deems appropriate, the proposed alternative transportation provider, 35 either in person or via two-way electronic video and audio or telephone communication system, that the 36 proposed alternative transportation provider is available to provide transportation, willing to provide 37 transportation, and able to provide transportation in a safe manner. When transportation is ordered to be 38 provided by an alternative transportation provider, the magistrate shall order the specified primary 39 law-enforcement agency to execute the order, to take the person into custody, and to transfer custody of 40 the person to the alternative transportation provider identified in the order. In such cases, a copy of the 41 temporary detention order shall accompany the person being transported pursuant to this section at all 42 times and shall be delivered by the alternative transportation provider to the temporary detention facility. The temporary detention facility shall return a copy of the temporary detention order to the court 43 designated by the magistrate as soon as is practicable. Delivery of an order to a law-enforcement officer 44 or alternative transportation provider and return of an order to the court may be accomplished 45 electronically or by facsimile. 46

47 The order may include transportation of the person to such other medical facility as may be 48 necessary to obtain further medical evaluation or treatment prior to placement as required by a physician 49 at the admitting temporary detention facility. Nothing herein shall preclude a law-enforcement officer or 49 alternative transportation provider from obtaining emergency medical treatment or further medical 49 evaluation at any time for a person in his custody as provided in this section. Such medical evaluation 49 or treatment shall be conducted immediately in accordance with state and federal law.

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C. A law-enforcement officer may lawfully go to or be sent beyond the territorial limits of the county, city, or town in which he serves to any point in the Commonwealth for the purpose of executing any temporary detention order pursuant to this section. Law-enforcement agencies may enter into agreements to facilitate the execution of temporary detention orders and provide transportation.

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