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1	HOUSE BILL NO. 1519
2	Offered January 14, 2015
3	Prefiled January 6, 2015
4	A BILL to amend the Code of Virginia by adding sections numbered 15.2-1609.10 and 15.2-1722.1 and
5	by adding in Title 52 a chapter numbered 6.1, consisting of sections numbered 52-30.1 through
6	52-30.5, relating to the Virginia Biased-Based Profiling Statistics Reporting Act; report.
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	Patron—Lindsey
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9	Referred to Committee on Militia, Police and Public Safety
10 11	Poit anasted by the Conoral Assembly of Virginia.
11	Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding sections numbered 15.2-1609.10 and
13	15.2-1722.1 and by adding in Title 52 a chapter numbered 6.1, consisting of sections numbered
14	52-30.1 through 52-30.5, as follows:
15	§ 15.2-1609.10. Biased-based profiling.
16	A. No sheriff or deputy shall engage in biased-based profiling as defined in § 52-30.1 in the
17	performance of his official duties.
18	B. The sheriff of every locality shall collect data pertaining to motor vehicle or investigatory stops
19	pursuant to Chapter 6.1 (§ 52-30.1 et seq.) of Title 52 and report such data to the Department of State
20	Police for inclusion in the Biased-Based Profiling Statistics Reporting Database. The sheriff shall be
21	responsible for forwarding the data to the Superintendent of State Police.
22 23	§ 15.2-1722.1. Biased-based profiling. A. No police officer shall engage in biased-based profiling as defined in § 52-30.1 in the
23 24	performance of his official duties.
25	B. The police force of every locality shall collect data pertaining to motor vehicle or investigatory
26	stops pursuant to Chapter 6.1 (§ 52-30.1 et seq.) of Title 52 and report such data to the Department of
27	State Police for inclusion in the Biased-Based Profiling Statistics Reporting Database. The chief of
28	police of the locality shall be responsible for forwarding the data to the Superintendent of State Police.
29	CHAPTER 6.1.
30	VIRGINIA BIASED-BASED PROFILING STATISTICS REPORTING ACT.
31	§ 52-30.1. Definition.
32	For purposes of this chapter, "biased-based profiling" means the practice of targeting persons for
33 34	suspected illegal activities using race, ethnicity, color, age, gender, or any combination thereof or other noncriminal characteristics as the sole criteria for the determination of probable cause and using traffic
34	enforcement and investigatory stops as a pretext in the prevention and detection of crime, including the
36	apprehension, detention, or arrest of persons, stops of motor vehicles for alleged traffic violations or
37	investigatory purposes, search and seizure of property, or enforcement of state laws and regulations, or
38	to conduct further investigation.
39	§ 52-30.2. Collection of data.
40	A. No police officer of the Department shall engage in biased-based profiling in the performance of
41	his official duties.
42	B. Police officers of the Department shall collect data pertaining to motor vehicle or investigatory
43 44	stops pursuant to this chapter to be reported into the Biased-Based Profiling Statistics Reporting Database. Police officers of the Department shall submit the data to their commanding officers, who
45	shall forward it to the Superintendent.
46	§ 52-30.3. Biased-Based Profiling Statistics Reporting Database established.
47	A. The Department of State Police shall develop and implement a uniform statewide database to
48	collect and analyze traffic and investigatory stop records and data and information submitted by police
49	forces pursuant to §§ 15.2-1722.1 and 52-30.2. The data shall be analyzed to determine the existence
50	and prevalence of the practice of biased-based profiling. The Department shall maintain all records
51	relating to the analysis, validation, and interpretation of such data. The Superintendent may seek
52 52	assistance in designing the statewide database from any accredited public or private institution of higher
53 54	education in the Commonwealth or from an independent body having the experience, staff expertise, and technical support canability to conduct such research
54 55	technical support capability to conduct such research. B. Data collected shall include, by locality, (i) the number of persons stopped for traffic violations or
55 56	investigatory purposes; (ii) the race, ethnicity, color, age, and gender of the person stopped; (iii) the
57	specific alleged traffic violation that resulted in the stop; (iv) whether a warning, written citation, or
58	summons was issued or whether any person was arrested; and (v) whether the vehicle or any persons

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HB1519

59 were searched.

60 C. In designing the uniform statewide database, the Superintendent shall ensure that the system shall 61 manage and process the data for analysis to (i) determine the extent to which biased-based profiling is 62 used by state and local police officers in the Commonwealth to identify persons for alleged traffic 63 violations or investigatory purposes; (ii) develop a demographic profile of persons who are stopped for 64 alleged traffic violations or investigatory purposes; (iii) ascertain whether traffic and investigatory stops 65 in the Commonwealth involve primarily racial and ethnic minorities and compare the rate at which such persons were stopped, searched, detained, or arrested or had property seized with the rate at which 66 Caucasian persons were subjected to such actions; (iv) identify the reasons given by police officers for 67 such stops and whether such persons were charged with an offense, detained, arrested, or issued a **68** warning or written citation; (v) determine whether racial and ethnic minorities were advised of their 69 constitutional rights under the Fourth and Fourteenth Amendments to be free from unreasonable search 70 71 and seizure by state and local police officers conducting traffic and investigatory stops; (vi) assess the extent to which state and local police officers are knowledgeable of the constitutional rights of citizens; 72 (vii) solicit the public's perspectives regarding issues associated with biased-based profiling and 73 74 pretextual traffic and investigatory stops; (viii) determine whether racial and ethnic minorities are aware 75 of their constitutional rights regarding search and seizure and equal protection under the law; and (ix)76 reach accurate interpretations and conclusions based on the reported data. 77

§ 52-30.4. Duties of the Superintendent; reporting of local police forces and sheriffs required.

78 The police force and sheriff's office in each locality and the Department shall collect and analyze the 79 data specified in subsection \ddot{B} of § 52-30.3, and any other data as may be specified by the Department, 80 on forms developed by the Department.

If the Superintendent determines that a local police force or sheriff's office has failed or refused to 81 82 report the required data to the Department, the Superintendent shall notify the attorney for the 83 Commonwealth of the county or city in which the police force or sheriff's office is located. If the Superintendent determines that police officers of the Department have failed to comply with the 84 provisions of this chapter, the Superintendent shall utilize such disciplinary procedures as may be 85 86 authorized by state law or the regulations of the Department to enforce compliance with this chapter. 87 § 52-30.5. Annual report.

88 The Superintendent shall annually report the findings and recommendations resulting from the 89 collection, analysis, and interpretation of the data from the Biased-Based Profiling Statistics Reporting 90 Database to the Governor, the General Assembly, and the Attorney General of Virginia beginning July 91 1, 2016. A copy of the Superintendent's report shall also be provided to each attorney for the 92 Commonwealth of the county or city in which a reporting police force is located.