INTRODUCED

SB1241

15102613D **SENATE BILL NO. 1241** 1 2 Offered January 14, 2015 3 Prefiled January 14, 2015 4 A BILL to amend and reenact § 19.2-386.23 of the Code of Virginia, relating to disposal of seized 5 drugs: law-enforcement training and research. 6 Patron-Reeves 7 8 Referred to Committee for Courts of Justice 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 19.2-386.23 of the Code of Virginia is amended and reenacted as follows: 11 12 § 19.2-386.23. Disposal of seized controlled substances, marijuana, and paraphernalia. 13 A. All controlled substances, imitation controlled substances, marijuana, or paraphernalia, the lawful 14 possession of which is not established or the title to which cannot be ascertained, which have come into the custody of a peace officer or have been seized in connection with violations of Chapter 7 15 16 (§ 18.2-247 et seq.) of Title 18.2, shall be forfeited and disposed of as follows: 1. Upon written application by (i) the Department of Forensic Science, (ii) the Department of State 17 Police, or (iii) any police department or sheriff's office in a locality, the court may order the forfeiture 18 of any such substance or paraphernalia to the Department of Forensic Science, the Department of State 19 20 Police, or to such police department or sheriff's office for research and training purposes and for destruction pursuant to regulations of the United States Department of Justice Drug Enforcement 21 22 Administration and of the Board of Pharmacy once these purposes have been fulfilled. 23 2. In the event no application is made under subdivision 1 of this subsection, the court shall order 24 the destruction of all such substances or paraphernalia, which order shall state the existence and nature 25 of the substance or paraphernalia, the quantity thereof, the location where seized, the person or persons from whom the substance or paraphernalia was seized, if known, and the manner whereby such item 26 27 shall be destroyed. However, the court may order that paraphernalia identified in subdivision 5 of 28 § 18.2-265.1 not be destroyed and that it be given to a person or entity that makes a showing to the 29 court of sufficient need for the property and an ability to put the property to a lawful and publicly 30 beneficial use. A return under oath, reporting the time, place and manner of destruction shall be made to 31 the court by the officer to whom the order is directed. A copy of the order and affidavit shall be made a 32 part of the record of any criminal prosecution in which the substance or paraphernalia was used as 33 evidence and shall, thereafter, be prima facie evidence of its contents. In the event a law-enforcement 34 agency recovers, seizes, finds, is given or otherwise comes into possession of any such substances or 35 paraphernalia that are not evidence in a trial in the Commonwealth, the chief law-enforcement officer of 36 the agency or his designee may, with the written consent of the appropriate attorney for the 37 Commonwealth, order destruction of same; provided that a statement under oath, reporting a description 38 of the substances and paraphernalia destroyed and the time, place and manner of destruction, is made to 39 the chief law-enforcement officer by the officer to whom the order is directed. 40 B. No such substance or paraphernalia used or to be used in a criminal prosecution under Chapter 7 41 (§ 18.2-247 et seq.) of Title 18.2 shall be disposed of as provided by this section until all rights of appeal have been exhausted, except as provided in § 19.2-386.24. 42 C. The amount of any specific controlled substance, or imitation controlled substance, retained by 43 44 any law-enforcement agency pursuant to a court order issued under this section shall not exceed five pounds, or 25 pounds in the case of marijuana. Any written application to the court for controlled 45 46 substances, imitation controlled substances, or marijuana, shall certify that the amount requested shall 47 not result in the requesting agency's exceeding the limits allowed by this subsection. 48 D. A law-enforcement agency that retains any controlled substance, imitation controlled substance, or 49 marijuana, pursuant to a court order issued under this section shall (i) be required to conduct an inventory of such substance on a monthly basis, which shall include a description and weight of the 50 51 substance, and (ii) destroy such substance within 12 months of obtaining it through a court order for use

52 in when no longer needed for research and training purposes pursuant to subdivision A 1. A written 53 report outlining the details of the inventory shall be made to the chief law-enforcement officer of the 54 agency within 10 days of the completion of the inventory, and the agency shall detail the substances that 55 were used for research and training pursuant to a court order in the immediately preceding fiscal year. 56 Destruction of such substance shall be certified to the court along with a statement prepared under oath, 57 reporting a description of the substance destroyed, and the time, place, and manner of destruction.