## 2015 SESSION

15104153D

1

2

3

4

11

12/5/22 11:30

## **SENATE BILL NO. 966**

AMENDMENT IN THE NATURE OF A SUBSTITUTE (Proposed by the Senate Committee on Education and Health

on January 29, 2015)

(Patron Prior to Substitute—Senator Barker)

5 6 A BILL to amend and reenact §§ 16.1-340.1:1 and 37.2-809.1 of the Code of Virginia, relating to 7 temporary detention order; custody. 8

Be it enacted by the General Assembly of Virginia:

9 1. That §§ 16.1-340.1:1 and 37.2-809.1 of the Code of Virginia are amended and reenacted as 10 follows:

## § 16.1-340.1:1. Facility of temporary detention.

A. In each case in which an employee or designee of the local community services board is required 12 13 to make an evaluation of a minor pursuant to subsection B, G, or H of § 16.1-340, an employee or designee of the local community services board shall, upon being notified of the need for such 14 15 evaluation, contact the state facility for the area in which the community services board is located and notify the state facility that the minor will be transported to the facility upon issuance of a temporary 16 17 detention order if no other facility of temporary detention can be identified by the time of the expiration of the period of emergency custody pursuant to § 16.1-340. Upon completion of the evaluation, the 18 employee or designee of the local community services board shall convey to the state facility 19 20 information about the minor necessary to allow the state facility to determine the services the minor will 21 require upon admission.

22 B. A state facility may, following the notice in accordance with subsection A, conduct a search for 23 an alternative facility that is able and willing to provide temporary detention and appropriate care to the 24 minor, which may include another state facility if the state facility notified in accordance with 25 subsection A is unable to provide temporary detention and appropriate care for the minor. Under no circumstances shall a state facility fail or refuse to admit a minor who meets the criteria for temporary 26 27 detention pursuant to § 16.1-340.1 unless an alternative facility that is able to provide temporary 28 detention and appropriate care agrees to accept the minor for temporary detention, and the minor shall 29 not during the duration of the temporary detention order be released from the custody of the community 30 services board except for purposes of transporting the minor to the state facility or alternative facility in accordance with the provisions of § 16.1-340.2. If an alternative facility is identified and agrees to 31 32 accept the minor for temporary detention, the state facility shall notify the community services board, 33 and an employee or designee of the community services board shall designate the alternative facility on 34 the prescreening report.

35 C. The facility of temporary detention designated in accordance with this section shall be one that 36 has been approved pursuant to regulations of the State Board of Behavioral Health and Developmental 37 Services. 38

## § 37.2-809.1. Facility of temporary detention.

39 A. In each case in which an employee or designee of the local community services board as defined 40 in § 37.2-809 is required to make an evaluation of an individual pursuant to subsection B, G, or H of 41 § 37.2-808, an employee or designee of the local community services board shall, upon being notified of the need for such evaluation, contact the state facility for the area in which the community services 42 43 board is located and notify the state facility that the individual will be transported to the facility upon issuance of a temporary detention order if no other facility of temporary detention can be identified by 44 the time of the expiration of the period of emergency custody pursuant to § 37.2-808. Upon completion 45 of the evaluation, the employee or designee of the local community services board shall convey to the 46 47 state facility information about the individual necessary to allow the state facility to determine the **48** services the individual will require upon admission.

49 B. A state facility may, following the notice in accordance with subsection A, conduct a search for 50 an alternative facility that is able and willing to provide temporary detention and appropriate care to the individual, which may include another state facility if the state facility notified in accordance with 51 subsection A is unable to provide temporary detention and appropriate care for the individual. Under no 52 53 circumstances shall a state facility fail or refuse to admit an individual who meets the criteria for 54 temporary detention pursuant to § 37.2-809 unless an alternative facility that is able to provide temporary detention and appropriate care agrees to accept the individual for temporary detention and the 55 individual shall not during the duration of the temporary detention order be released from the custody of 56 57 the community services board except for purposes of transporting the individual to the state facility or alternative facility in accordance with the provisions of § 37.2-810. If an alternative facility is identified 58 59 and agrees to accept the individual for temporary detention, the state facility shall notify the community

SB966S1

60 61

services board, and an employee or designee of the community services board shall designate the alternative facility on the prescreening report. C. The facility of temporary detention designated in accordance with this section shall be one that has been approved pursuant to regulations of the Board. 62 63