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                                              SENATE BILL NO. 1502
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                                               Offered January 18, 2017
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     A BILL to amend and reenact § 19.2-215.1 of the Code of Virginia, relating to multi-jurisdiction grand
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        jury; hate crimes.
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                                                    Patron—Favola
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                                      Referred to Committee for Courts of Justice
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         Be it enacted by the General Assembly of Virginia:
     1. That § 19.2-215.1 of the Code of Virginia is amended and reenacted as follows:
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         § 19.2-215.1. Functions of a multi-jurisdiction grand jury.
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         The functions of a multijurisdiction multi-jurisdiction grand jury are:
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         1. To investigate any condition that involves or tends to promote criminal violations of:
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         a. Title 10.1 for which punishment as a felony is authorized;
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        b. § 13.1-520;
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        c. §§ 18.2-47 and 18.2-48;
        d. §§ 18.2-111 and 18.2-112;
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        e. Article 6 (§ 18.2-59 et seq.) of Chapter 4 of Title 18.2;
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        f. Article 7.1 (§ 18.2-152.1 et seq.) of Chapter 5 of Title 18.2;
        g. Article 1 (§ 18.2-247 et seq.) and Article 1.1 (§ 18.2-265.1 et seq.) of Chapter 7 of Title 18.2; h. Article 1 (§ 18.2-325 et seq.) and Article 1.1:1 (§ 18.2-340.15 et seq.) of Chapter 8 of Title 18.2,
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     Chapter 29 (§ 59.1-364 et seq.) of Title 59.1 or any other provision prohibiting, limiting, regulating, or
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     otherwise affecting gaming or gambling activity;
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        i. § 18.2-434, when violations occur before a multijurisdiction multi-jurisdiction grand jury;
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        j. Article 2 (§ 18.2-438 et seq.) and Article 3 (§ 18.2-446 et seq.) of Chapter 10 of Title 18.2;
        k. § 18.2-460 for which punishment as a felony is authorized;
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        1. Article 1.1 (§ 18.2-498.1 et seq.) of Chapter 12 of Title 18.2;
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        m. Article 1 (§ 32.1-310 et seq.) of Chapter 9 of Title 32.1;
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        n. Chapter 4.2 (§ 59.1-68.6 et seq.) of Title 59.1;
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        o. Article 9 (§ 3.2-6570 et seq.) of Chapter 65 of Title 3.2;
        p. Article 1 (§ 18.2-30 et seq.) of Chapter 4 of Title 18.2;
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        q. Article 2.1 (§ 18.2-46.1 et seq.) and Article 2.2 (§ 18.2-46.4 et seq.) of Chapter 4 of Title 18.2; r. Article 5 (§ 18.2-186 et seq.) and Article 6 (§ 18.2-191 et seq.) of Chapter 6 of Title 18.2;
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        s. Chapter 6.1 (§ 59.1-92.1 et seq.) of Title 59.1;
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        t. § 18.2-178 where the violation involves insurance fraud;
        u. § 18.2-346 for which punishment as a felony is authorized or § 18.2-355, 18.2-356, 18.2-357, or
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     18.2-357.1;
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         v. Article 9 (§ 18.2-246.1 et seq.) of Chapter 6 of Title 18.2;
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         w. Article 2 (§ 18.2-38 et seg.) of Chapter 4 of Title 18.2;
        x. Malicious felonious assault and malicious bodily wounding under Article 4 (§ 18.2-51 et seq.) of
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     Chapter 4 of Title 18.2:
        y. Article 5 (§ 18.2-58 et seq.) of Chapter 4 of Title 18.2;
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         z. Felonious sexual assault under Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2;
        aa. Arson in violation of § 18.2-77 when the structure burned was occupied or a Class 3 felony
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     violation of § 18.2-79;
         bb. Chapter 13 (§ 18.2-512 et seq.) of Title 18.2;
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        cc. § 18.2-246.14 and Chapter 10 (§ 58.1-1000 et seq.) of Title 58.1; and
         dd. Subsection A or B of § 18.2-57 where the victim was selected because of his race, religious
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     conviction, color, or national origin;
        ee. § 18.2-121 for which punishment as a felony is authorized;
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        ff. Article 5 (§ 18.2-420 et seq.) of Chapter 9 of Title 18.2; and
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        gg. Any other provision of law when such condition is discovered in the course of an investigation
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     that a multijurisdiction multi-jurisdiction grand jury is otherwise authorized to undertake and to
     investigate any condition that involves or tends to promote any attempt, solicitation or conspiracy to
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     violate the laws enumerated in this section.
         2. To report evidence of any criminal offense enumerated in subdivision 1 and for which a court
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     reporter has recorded all oral testimony as provided by § 19.2-215.9 to the attorney for the
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Commonwealth or United States attorney of any jurisdiction where such offense could be prosecuted or

SB1502 2 of 2

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investigated, or to the chief law-enforcement officer of any jurisdiction where such offense could be prosecuted or investigated, or to a sworn investigator designated pursuant to § 19.2-215.6, or, when appropriate, to the Attorney General.

- 3. To consider bills of indictment prepared by a special counsel to determine whether there is sufficient probable cause to return each such indictment as a "true bill." Only bills of indictment which allege an offense enumerated in subdivision 1 may be submitted to a multijurisdiction multi-jurisdiction grand jury.
- 4. The provisions of this section shall not abrogate the authority of an attorney for the Commonwealth in a particular jurisdiction to determine the course of a prosecution in that jurisdiction.