## 2017 SESSION

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## **SENATE BILL NO. 861**

Senate Amendments in [] — January 30, 2017

A BILL to amend and reenact §§ 16.1-253.1 and 19.2-152.9 of the Code of Virginia, relating to preliminary protective orders; contents of orders.

Patron Prior to Engrossment-Senator Surovell

Referred to Committee for Courts of Justice

10 Be it enacted by the General Assembly of Virginia:

1. That §§ 16.1-253.1 and 19.2-152.9 of the Code of Virginia are amended and reenacted as 11 12 follows:

## § 16.1-253.1. Preliminary protective orders in cases of family abuse; confidentiality.

14 A. Upon the filing of a petition alleging that the petitioner is or has been, within a reasonable period 15 of time, subjected to family abuse, the court may issue a preliminary protective order against an allegedly abusing person in order to protect the health and safety of the petitioner or any family or 16 17 household member of the petitioner. The order may be issued in an ex parte proceeding upon good cause shown when the petition is supported by an affidavit or sworn testimony before the judge or 18 intake officer. If an exparte order is issued without an affidavit [ or a completed form as prescribed by 19 20 subsection D of § 16.1-253.4 ] being presented, the court, in its order, shall state the basis upon which 21 the order was entered, including a summary of the allegations made and the court's findings. Immediate 22 and present danger of family abuse or evidence sufficient to establish probable cause that family abuse 23 has recently occurred shall constitute good cause. Evidence that the petitioner has been subjected to 24 family abuse within a reasonable time and evidence of immediate and present danger of family abuse 25 may be established by a showing that (i) the allegedly abusing person is incarcerated and is to be released from incarceration within 30 days following the petition or has been released from incarceration 26 within 30 days prior to the petition, (ii) the crime for which the allegedly abusing person was convicted 27 28 and incarcerated involved family abuse against the petitioner, and (iii) the allegedly abusing person has 29 made threatening contact with the petitioner while he was incarcerated, exhibiting a renewed threat to 30 the petitioner of family abuse.

A preliminary protective order may include any one or more of the following conditions to be 31 imposed on the allegedly abusing person: 32 33

1. Prohibiting acts of family abuse or criminal offenses that result in injury to person or property.

34 2. Prohibiting such contacts by the respondent with the petitioner or family or household members of 35 the petitioner as the court deems necessary for the health or safety of such persons.

3. Granting the petitioner possession of the premises occupied by the parties to the exclusion of the 36 allegedly abusing person; however, no such grant of possession shall affect title to any real or personal 38 property.

39 4. Enjoining the respondent from terminating any necessary utility service to a premises that the 40 petitioner has been granted possession of pursuant to subdivision 3 or, where appropriate, ordering the 41 respondent to restore utility services to such premises.

42 5. Granting the petitioner temporary possession or use of a motor vehicle owned by the petitioner 43 alone or jointly owned by the parties to the exclusion of the allegedly abusing person; however, no such 44 grant of possession or use shall affect title to the vehicle.

6. Requiring that the allegedly abusing person provide suitable alternative housing for the petitioner 45 and any other family or household member and, where appropriate, requiring the respondent to pay 46 47 deposits to connect or restore necessary utility services in the alternative housing provided.

7. Granting the petitioner the possession of any companion animal as defined in § 3.2-6500 if such **48** 49 petitioner meets the definition of owner in § 3.2-6500.

50 8. Any other relief necessary for the protection of the petitioner and family or household members of 51 the petitioner.

B. The court shall forthwith, but in all cases no later than the end of the business day on which the 52 53 order was issued, enter and transfer electronically to the Virginia Criminal Information Network the 54 respondent's identifying information and the name, date of birth, sex, and race of each protected person provided to the court. A copy of a preliminary protective order containing any such identifying 55 information shall be forwarded forthwith to the primary law-enforcement agency responsible for service 56 and entry of protective orders. Upon receipt of the order by the primary law-enforcement agency, the 57 agency shall forthwith verify and enter any modification as necessary to the identifying information and 58 59 other appropriate information required by the Department of State Police into the Virginia Criminal

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60 Information Network established and maintained by the Department pursuant to Chapter 2 (§ 52-12 et 61 seq.) of Title 52 and the order shall be served forthwith on the allegedly abusing person in person as provided in § 16.1-264 and due return made to the court. However, if the order is issued by the circuit 62 63 court, the clerk of the circuit court shall forthwith forward an attested copy of the order containing the 64 respondent's identifying information and the name, date of birth, sex, and race of each protected person 65 provided to the court to the primary law-enforcement agency providing service and entry of protective 66 orders and upon receipt of the order, the primary law-enforcement agency shall enter the name of the person subject to the order and other appropriate information required by the Department of State Police 67 into the Virginia Criminal Information Network established and maintained by the Department pursuant 68 to Chapter 2 (§ 52-12 et seq.) of Title 52 and the order shall be served forthwith on the allegedly 69 abusing person in person as provided in § 16.1-264. Upon service, the agency making service shall enter 70 the date and time of service and other appropriate information required by the Department of State 71 Police into the Virginia Criminal Information Network and make due return to the court. The 72 73 preliminary order shall specify a date for the full hearing. The hearing shall be held within 15 days of 74 the issuance of the preliminary order. If the respondent fails to appear at this hearing because the 75 respondent was not personally served, or if personally served was incarcerated and not transported to the 76 hearing, the court may extend the protective order for a period not to exceed six months. The extended protective order shall be served forthwith on the respondent. However, upon motion of the respondent 77 78 and for good cause shown, the court may continue the hearing. The preliminary order shall remain in 79 effect until the hearing. Upon request after the order is issued, the clerk shall provide the petitioner with 80 a copy of the order and information regarding the date and time of service. The order shall further 81 specify that either party may at any time file a motion with the court requesting a hearing to dissolve or modify the order. The hearing on the motion shall be given precedence on the docket of the court. 82

Upon receipt of the return of service or other proof of service pursuant to subsection C of 83 § 16.1-264, the clerk shall forthwith forward an attested copy of the preliminary protective order to the 84 85 primary law-enforcement agency, and the agency shall forthwith verify and enter any modification as 86 necessary into the Virginia Criminal Information Network as described above. If the order is later 87 dissolved or modified, a copy of the dissolution or modification order shall also be attested, forwarded 88 forthwith to the primary law-enforcement agency responsible for service and entry of protective orders, 89 and upon receipt of the order by the primary law-enforcement agency, the agency shall forthwith verify 90 and enter any modification as necessary to the identifying information and other appropriate information required by the Department of State Police into the Virginia Criminal Information Network as described 91 92 above and the order shall be served forthwith and due return made to the court.

93 C. The preliminary order is effective upon personal service on the allegedly abusing person. Except 94 as otherwise provided in § 16.1-253.2, a violation of the order shall constitute contempt of court.

95 D. At a full hearing on the petition, the court may issue a protective order pursuant to § 16.1-279.1 if 96 the court finds that the petitioner has proven the allegation of family abuse by a preponderance of the 97 evidence.

98 E. Neither a law-enforcement agency, the attorney for the Commonwealth, a court nor the clerk's 99 office, nor any employee of them, may disclose, except among themselves, the residential address, 100 telephone number, or place of employment of the person protected by the order or that of the family of such person, except to the extent that disclosure is (i) required by law or the Rules of the Supreme 101 102 Court, (ii) necessary for law-enforcement purposes, or (iii) permitted by the court for good cause.

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F. As used in this section, "copy" includes a facsimile copy. G. No fee shall be charged for filing or serving any petition or order pursuant to this section. 104

## 105 § 19.2-152.9. Preliminary protective orders.

106 A. Upon the filing of a petition alleging that (i) the petitioner is or has been, within a reasonable period of time, subjected to an act of violence, force, or threat, or (ii) a petition or warrant has been 107 108 issued for the arrest of the alleged perpetrator for any criminal offense resulting from the commission of an act of violence, force, or threat, the court may issue a preliminary protective order against the alleged 109 110 perpetrator in order to protect the health and safety of the petitioner or any family or household member 111 of the petitioner. The order may be issued in an ex parte proceeding upon good cause shown when the 112 petition is supported by an affidavit or sworn testimony before the judge or intake officer. If an ex parte 113 order is issued without an affidavit being presented, the court, in its order, shall state the basis upon 114 which the order was entered, including a summary of the allegations made and the court's findings. Immediate and present danger of any act of violence, force, or threat or evidence sufficient to establish 115 116 probable cause that an act of violence, force, or threat has recently occurred shall constitute good cause. 117 A preliminary protective order may include any one or more of the following conditions to be

118 imposed on the respondent:

119 1. Prohibiting acts of violence, force, or threat or criminal offenses that may result in injury to 120 person or property;

2. Prohibiting such other contacts by the respondent with the petitioner or the petitioner's family or 121

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122 household members as the court deems necessary for the health and safety of such persons;

123 3. Such other conditions as the court deems necessary to prevent (i) acts of violence, force, or threat, 124 (ii) criminal offenses that may result in injury to person or property, or (iii) communication or other 125 contact of any kind by the respondent; and

126 4. Granting the petitioner the possession of any companion animal as defined in § 3.2-6500 if such petitioner meets the definition of owner in § 3.2-6500. 127

128 B. The court shall forthwith, but in all cases no later than the end of the business day on which the 129 order was issued, enter and transfer electronically to the Virginia Criminal Information Network the 130 respondent's identifying information and the name, date of birth, sex, and race of each protected person 131 provided to the court. A copy of a preliminary protective order containing any such identifying information shall be forwarded forthwith to the primary law-enforcement agency responsible for service 132 133 and entry of protective orders. Upon receipt of the order by the primary law-enforcement agency, the 134 agency shall forthwith verify and enter any modification as necessary to the identifying information and other appropriate information required by the Department of State Police into the Virginia Criminal 135 136 Information Network established and maintained by the Department pursuant to Chapter 2 (§ 52-12 et seq.) of Title 52 and the order shall be served forthwith on the alleged perpetrator in person as provided 137 138 in § 16.1-264, and due return made to the court. However, if the order is issued by the circuit court, the 139 clerk of the circuit court shall forthwith forward an attested copy of the order containing the 140 respondent's identifying information and the name, date of birth, sex, and race of each protected person 141 provided to the court to the primary law-enforcement agency providing service and entry of protective 142 orders and upon receipt of the order, the primary law-enforcement agency shall enter the name of the 143 person subject to the order and other appropriate information required by the Department of State Police 144 into the Virginia Criminal Information Network established and maintained by the Department pursuant 145 to Chapter 2 (§ 52-12 et seq.) of Title 52 and the order shall be served forthwith on the alleged perpetrator in person as provided in § 16.1-264. Upon service, the agency making service shall enter the 146 147 date and time of service and other appropriate information required by the Department of State Police 148 into the Virginia Criminal Information Network and make due return to the court. The preliminary order 149 shall specify a date for the full hearing. The hearing shall be held within 15 days of the issuance of the 150 preliminary order. If the respondent fails to appear at this hearing because the respondent was not 151 personally served, the court may extend the protective order for a period not to exceed six months. The 152 extended protective order shall be served as soon as possible on the respondent. However, upon motion 153 of the respondent and for good cause shown, the court may continue the hearing. The preliminary order 154 shall remain in effect until the hearing. Upon request after the order is issued, the clerk shall provide the 155 petitioner with a copy of the order and information regarding the date and time of service. The order 156 shall further specify that either party may at any time file a motion with the court requesting a hearing 157 to dissolve or modify the order. The hearing on the motion shall be given precedence on the docket of 158 the court.

159 Upon receipt of the return of service or other proof of service pursuant to subsection C of 160 § 16.1-264, the clerk shall forthwith forward an attested copy of the preliminary protective order to primary law-enforcement agency and the agency shall forthwith verify and enter any modification as 161 162 necessary into the Virginia Criminal Information Network as described above. If the order is later 163 dissolved or modified, a copy of the dissolution or modification order shall also be attested, forwarded 164 forthwith to the primary law-enforcement agency responsible for service and entry of protective orders, 165 and upon receipt of the order by the primary law-enforcement agency, the agency shall forthwith verify 166 and enter any modification as necessary to the identifying information and other appropriate information required by the Department of State Police into the Virginia Criminal Information Network as described 167 168 above and the order shall be served forthwith and due return made to the court.

169 C. The preliminary order is effective upon personal service on the alleged perpetrator. Except as 170 otherwise provided, a violation of the order shall constitute contempt of court.

171 D. At a full hearing on the petition, the court may issue a protective order pursuant to § 19.2-152.10 172 if the court finds that the petitioner has proven the allegation that the petitioner is or has been, within a 173 reasonable period of time, subjected to an act of violence, force, or threat by a preponderance of the 174 evidence. 175

E. No fees shall be charged for filing or serving petitions pursuant to this section.

176 F. Neither a law-enforcement agency, the attorney for the Commonwealth, a court nor the clerk's 177 office, nor any employee of them, may disclose, except among themselves, the residential address, 178 telephone number, or place of employment of the person protected by the order or that of the family of 179 such person, except to the extent that disclosure is (i) required by law or the Rules of the Supreme Court, (ii) necessary for law-enforcement purposes, or (iii) permitted by the court for good cause. 180

181 G. As used in this section, "copy" includes a facsimile copy.