**HOUSE BILL NO. 217** 

Offered January 10, 2018

3 Prefiled December 29, 2017 4 A BILL to amend and reenact §§ 16.1-69.54 and 16.1-112 of the Code of Virginia, relating to electronic 5 case papers; transmission between district and circuit courts. 6 Patron—Herring 7 8 Referred to Committee for Courts of Justice 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 16.1-69.54 and 16.1-112 of the Code of Virginia are amended and reenacted as follows: 11 12 § 16.1-69.54. General provisions. 13 A. Each district court shall retain and store its court records as provided in this article. The 14 Committee on District Courts, after consultation with the Executive Secretary of the Supreme Court of 15 Virginia, shall determine the methods of processing, retention, reproduction and disposal of records and 16 information in district courts, including records required to be retained in district courts by statute. B. Whenever a court record has been reproduced for the purpose of record retention under this 17 article, such original may be disposed of upon completion of the Commonwealth's audit of the court 18 19 records unless approval is given by the Auditor of Public Accounts for earlier disposition. In the event 20 of such reproduction, the reproduction of the court record shall be retained in accordance with the 21 retention periods specified in this section. The reproduction shall have the same force and effect as the 22 original court record and shall be given the same faith and credit to which the original itself would have 23 been entitled in any judicial or administrative proceeding. 24 C. Electronic case papers, whether originating in electronic form or converted to electronic form, 25 shall constitute the official record of the case. Such electronic case papers shall also fulfill any statutory requirement that requires an original, original paper, paper, record, document, facsimile, memorandum, 26 27 exhibit, certification, or transcript if such electronic case papers are in an electronic form approved by 28 the Executive Secretary of the Supreme Court. When case papers are transmitted between the district 29 and circuit courts and there is an agreement between the chief judge of the applicable district court and 30 the clerk of the circuit court for the electronic transmission of case papers, the case papers shall be 31 transmitted between the courts by an electronic method approved by the Executive Secretary of the Supreme Court, with the exception of any exhibit that cannot be electronically transmitted. 32 33 § 16.1-112. All papers transmitted to appellate court; further proceedings. 34 The judge or clerk of any court from which an appeal is taken under this article shall promptly 35 transmit to the clerk of the appellate court the case papers, which shall include the original warrant or 36 warrants or other notices or pleadings with the judgment endorsed thereon, together with all pleadings, 37 exhibits, and other papers filed in the trial of the case. The required bond, and, if applicable, the money 38 deposited to secure such bond and the writ tax and costs paid pursuant to § 16.1-107 shall also be 39 submitted, along with the fees for service of process of the notice of appeal in the circuit court. Upon 40 agreement between the chief judge of the general district court and the clerk of the appellate court, the case papers shall be transmitted to the appellate court by an electronic method approved by the 41 Executive Secretary of the Supreme Court, with the exception of any exhibit that cannot be 42 electronically transmitted. In the jurisdictions where an agreement pursuant to this section is in effect for 43 44 the electronic submission of case papers to the appellate court, the appellate court may transmit the case 45 papers back to the general district court by electronic submission where the case is to be returned to the 46 general district court under applicable law. Electronic case papers, whether originating in electronic form 47 or converted to electronic form, shall constitute the official record of the case. Such electronic case 48 papers shall also fulfill any statutory requirement requiring an original, original paper, paper, record, 49 document, facsimile, memorandum, exhibit, certification, or transcript if such electronic case papers are

in an electronic form approved by the Executive Secretary of the Supreme Court. Upon receipt of the 50 51 foregoing by the clerk of the appellate court, the case shall then be docketed.

52 When such case has been docketed, the clerk of such appellate court shall by writing to be served, as 53 provided in §§ 8.01-288, 8.01-293, 8.01-296, and 8.01-325, or by certified mail, with certified delivery receipt requested, notify the appellee, or by regular mail to his attorney, that such an appeal has been 54 55 docketed in his office, provided that upon affidavit by the appellant or his agent in conformity with § 8.01-316 being filed with the clerk, the clerk shall post such notice at the front door of his courtroom 56 57 and shall mail a copy thereof to the appellee at his last known address or place of abode or to his attorney, and he shall file a certificate of such posting and mailing with the papers in the case. No such 58

1

18103376D

HB217

INTRODUCED

- 59
- appeal shall be heard unless it appears that the appellee or his attorney has had such notice, or that such certificate has been filed, 10 days before the date fixed for trial, or has in person or by attorney waived 60 61 such notice.