2019 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 9.1-101, 18.2-57, and 22.1-280.2:1 of the Code of Virginia, relating to school security officers; private or religious schools; carrying a firearm in performance of duties.

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Approved

Be it enacted by the General Assembly of Virginia:

7 1. That §§ 9.1-101, 18.2-57, and 22.1-280.2:1 of the Code of Virginia are amended and reenacted as follows:

§ 9.1-101. Definitions.

As used in this chapter or in Chapter 23 (§ 19.2-387 et seq.) of Title 19.2, unless the context requires a different meaning:

"Administration of criminal justice" means performance of any activity directly involving the
 detection, apprehension, detention, pretrial release, post-trial release, prosecution, adjudication,
 correctional supervision, or rehabilitation of accused persons or criminal offenders or the collection,
 storage, and dissemination of criminal history record information.

16 "Board" means the Criminal Justice Services Board.

17 "Conviction data" means information in the custody of any criminal justice agency relating to a18 judgment of conviction, and the consequences arising therefrom, in any court.

"Correctional status information" means records and data concerning each condition of a convicted person's custodial status, including probation, confinement, work release, study release, escape, or termination of custody through expiration of sentence, parole, pardon, or court decision.

"Criminal history record information" means records and data collected by criminal justice agencies
 on adult individuals consisting of identifiable descriptions and notations of arrests, detentions,
 indictments, informations, or other formal charges, and any disposition arising therefrom. The term shall
 not include juvenile record information which is controlled by Chapter 11 (§ 16.1-226 et seq.) of Title
 16.1, criminal justice intelligence information, criminal justice investigative information, or correctional
 status information.

28 "Criminal justice agency" means (i) a court or any other governmental agency or subunit thereof 29 which as its principal function performs the administration of criminal justice and any other agency or 30 subunit thereof which performs criminal justice activities, but only to the extent that it does so; (ii) for 31 the purposes of Chapter 23 (§ 19.2-387 et seq.) of Title 19.2, any private corporation or agency which, 32 within the context of its criminal justice activities, employs special conservators of the peace appointed under Chapter 2 (§ 19.2-12 et seq.) of Title 19.2, provided that (a) such private corporation or agency 33 34 requires its officers or special conservators to meet compulsory training standards established by the 35 Criminal Justice Services Board and submits reports of compliance with the training standards and (b) the private corporation or agency complies with the provisions of Article 3 (§ 9.1-126 et seq.), but only 36 37 to the extent that the private corporation or agency so designated as a criminal justice agency performs 38 criminal justice activities; and (iii) the Office of the Attorney General, for all criminal justice activities 39 otherwise permitted under clause (i) and for the purpose of performing duties required by the Civil 40 Commitment of Sexually Violent Predators Act (§ 37.2-900 et seq.).

"Criminal justice agency" includes any program certified by the Commission on VASAP pursuant to
 § 18.2-271.2.

43 "Criminal justice agency" includes the Department of Criminal Justice Services.

44 "Criminal justice agency" includes the Virginia State Crime Commission.

"Criminal justice information system" means a system including the equipment, facilities, procedures, agreements, and organizations thereof, for the collection, processing, preservation, or dissemination of criminal history record information. The operations of the system may be performed manually or by using electronic computers or other automated data processing equipment.

49 "Department" means the Department of Criminal Justice Services.

50 "Dissemination" means any transfer of information, whether orally, in writing, or by electronic
51 means. The term shall not include access to the information by officers or employees of a criminal
52 justice agency maintaining the information who have both a need and right to know the information.

53 "Law-enforcement officer" means any full-time or part-time employee of a police department or 54 sheriff's office which is a part of or administered by the Commonwealth or any political subdivision 55 thereof, or any full-time or part-time employee of a private police department, and who is responsible 56 for the prevention and detection of crime and the enforcement of the penal, traffic or highway laws of

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the Commonwealth, and shall include any (i) special agent of the Virginia Alcoholic Beverage Control 57 Authority; (ii) police agent appointed under the provisions of § 56-353; (iii) officer of the Virginia 58 59 Marine Police; (iv) conservation police officer who is a full-time sworn member of the enforcement 60 division of the Department of Game and Inland Fisheries; (v) investigator who is a full-time sworn 61 member of the security division of the Virginia Lottery; (vi) conservation officer of the Department of 62 Conservation and Recreation commissioned pursuant to § 10.1-115; (vii) full-time sworn member of the 63 enforcement division of the Department of Motor Vehicles appointed pursuant to § 46.2-217; (viii) 64 animal protection police officer employed under § 15.2-632 or 15.2-836.1; (ix) campus police officer 65 appointed under Article 3 (§ 23.1-809 et seq.) of Chapter 8 of Title 23.1; (x) member of the investigations unit designated by the State Inspector General pursuant to § 2.2-311 to investigate 66 allegations of criminal behavior affecting the operations of a state or nonstate agency; (xi) employee 67 with internal investigations authority designated by the Department of Corrections pursuant to subdivision 11 of § 53.1-10 or by the Department of Juvenile Justice pursuant to subdivision A 7 of 68 69 70 § 66-3; or (xii) private police officer employed by a private police department. Part-time employees are 71 those compensated officers who are not full-time employees as defined by the employing police 72

department, sheriff's office, or private police department. "Private police department" means any police department, other than a department that employs police agents under the provisions of § 56-353, that employs private police officers operated by an entity 73 74 75 authorized by statute or an act of assembly to establish a private police department or such entity's 76 successor in interest, provided it complies with the requirements set forth herein. No entity is authorized 77 to operate a private police department or represent that it is a private police department unless such 78 entity has been authorized by statute or an act of assembly or such entity is the successor in interest of 79 an entity that has been authorized pursuant to this section, provided it complies with the requirements 80 set forth herein. The authority of a private police department shall be limited to real property owned, leased, or controlled by the entity and, if approved by the local chief of police or sheriff, any contiguous 81 82 property; such authority shall not supersede the authority, duties, or jurisdiction vested by law with the 83 local police department or sheriff's office including as provided in §§ 15.2-1609 and 15.2-1704. The 84 chief of police or sheriff who is the chief local law-enforcement officer shall enter into a memorandum 85 of understanding with the private police department that addresses the duties and responsibilities of the private police department and the chief law-enforcement officer in the conduct of criminal investigations. 86 87 Private police departments and private police officers shall be subject to and comply with the 88 Constitution of the United States; the Constitution of Virginia; the laws governing municipal police 89 departments, including the provisions of §§ 9.1-600, 15.2-1705 through 15.2-1708, 15.2-1719, 15.2-1721, 90 and 15.2-1722; and any regulations adopted by the Board that the Department designates as applicable 91 to private police departments. Any person employed as a private police officer pursuant to this section 92 shall meet all requirements, including the minimum compulsory training requirements, for law-enforcement officers pursuant to this chapter. A private police officer is not entitled to benefits 93 under the Line of Duty Act (§ 9.1-400 et seq.) or under the Virginia Retirement System, is not a 94 "qualified law enforcement officer" or "qualified retired law enforcement officer" within the meaning of the federal Law Enforcement Officers Safety Act, 18 U.S.C. § 926B et seq., and shall not be deemed an 95 96 97 employee of the Commonwealth or any locality. An authorized private police department may use the 98 word "police" to describe its sworn officers and may join a regional criminal justice academy created 99 pursuant to Article 5 (§ 15.2-1747 et seq.) of Chapter 17 of Title 15.2. Any private police department in 100 existence on January 1, 2013, that was not otherwise established by statute or an act of assembly and 101 whose status as a private police department was recognized by the Department at that time is hereby 102 validated and may continue to operate as a private police department as may such entity's successor in interest, provided it complies with the requirements set forth herein. 103

104 "School resource officer" means a certified law-enforcement officer hired by the local 105 law-enforcement agency to provide law-enforcement and security services to Virginia public elementary 106 and secondary schools.

107 "School security officer" means an individual who is employed by the local school board or a 108 private or religious school for the singular purpose of maintaining order and discipline, preventing 109 crime, investigating violations of the policies of the school board policies or the private or religious 110 school, and detaining students violating the law or the policies of the school board or the private or 111 religious school policies on school property, school buses, or at school-sponsored events and who is responsible solely for ensuring the safety, security, and welfare of all students, faculty, staff, and visitors 112 113 in the assigned school. 114

§ 18.2-57. Assault and battery; penalty.

115 A. Any person who commits a simple assault or assault and battery is guilty of a Class 1 116 misdemeanor, and if the person intentionally selects the person against whom a simple assault is committed because of his race, religious conviction, color or national origin, the penalty upon conviction 117

118 shall include a term of confinement of at least six months, 30 days of which shall be a mandatory 119 minimum term of confinement.

B. However, if a person intentionally selects the person against whom an assault and battery resulting
in bodily injury is committed because of his race, religious conviction, color or national origin, the
person is guilty of a Class 6 felony, and the penalty upon conviction shall include a term of
confinement of at least six months, 30 days of which shall be a mandatory minimum term of
confinement.

125 C. In addition, if any person commits an assault or an assault and battery against another knowing or 126 having reason to know that such other person is a judge, a magistrate, a law-enforcement officer as 127 defined in subsection F, a correctional officer as defined in § 53.1-1, a person directly involved in the 128 care, treatment, or supervision of inmates in the custody of the Department of Corrections or an 129 employee of a local or regional correctional facility directly involved in the care, treatment, or 130 supervision of inmates in the custody of the facility, a person directly involved in the care, treatment, or 131 supervision of persons in the custody of or under the supervision of the Department of Juvenile Justice, an employee or other individual who provides control, care, or treatment of sexually violent predators 132 133 committed to the custody of the Department of Behavioral Health and Developmental Services, a 134 firefighter as defined in § 65.2-102, or a volunteer firefighter or any emergency medical services 135 personnel member who is employed by or is a volunteer of an emergency medical services agency or as 136 a member of a bona fide volunteer fire department or volunteer emergency medical services agency, 137 regardless of whether a resolution has been adopted by the governing body of a political subdivision 138 recognizing such firefighters or emergency medical services personnel as employees, engaged in the 139 performance of his public duties anywhere in the Commonwealth, such person is guilty of a Class 6 140 felony, and, upon conviction, the sentence of such person shall include a mandatory minimum term of 141 confinement of six months.

142 Nothing in this subsection shall be construed to affect the right of any person charged with a
143 violation of this section from asserting and presenting evidence in support of any defenses to the charge
144 that may be available under common law.

D. In addition, if any person commits a battery against another knowing or having reason to know that such other person is a full-time or part-time employee of any public or private elementary or secondary school and is engaged in the performance of his duties as such, he is guilty of a Class 1 misdemeanor and the sentence of such person upon conviction shall include a sentence of 15 days in jail, two days of which shall be a mandatory minimum term of confinement. However, if the offense is committed by use of a firearm or other weapon prohibited on school property pursuant to § 18.2-308.1, the person shall serve a mandatory minimum sentence of confinement of six months.

É. In addition, any person who commits a battery against another knowing or having reason to know
that such individual is a health care provider as defined in § 8.01-581.1 who is engaged in the
performance of his duties in a hospital or in an emergency room on the premises of any clinic or other
facility rendering emergency medical care is guilty of a Class 1 misdemeanor. The sentence of such
person, upon conviction, shall include a term of confinement of 15 days in jail, two days of which shall
be a mandatory minimum term of confinement.

158 F. As used in this section:

"Hospital" means a public or private institution licensed pursuant to Chapter 5 (§ 32.1-123 et seq.) of
Title 32.1 or Article 2 (§ 37.2-403 et seq.) of Chapter 4 of Title 37.2.

"Judge" means any justice or judge of a court of record of the Commonwealth including a judge
designated under § 17.1-105, a judge under temporary recall under § 17.1-106, or a judge pro tempore
under § 17.1-109, any member of the State Corporation Commission, or of the Virginia Workers'
Compensation Commission, and any judge of a district court of the Commonwealth or any substitute
judge of such district court.

"Law-enforcement officer" means any full-time or part-time employee of a police department or 166 sheriff's office that is part of or administered by the Commonwealth or any political subdivision thereof 167 168 who is responsible for the prevention or detection of crime and the enforcement of the penal, traffic or 169 highway laws of the Commonwealth, any conservation officer of the Department of Conservation and 170 Recreation commissioned pursuant to § 10.1-115, any special agent of the Virginia Alcoholic Beverage Control Authority, conservation police officers appointed pursuant to § 29.1-200, full-time sworn 171 172 members of the enforcement division of the Department of Motor Vehicles appointed pursuant to 173 § 46.2-217, and any employee with internal investigations authority designated by the Department of 174 Corrections pursuant to subdivision 11 of § 53.1-10, and such officer also includes jail officers in local 175 and regional correctional facilities, all deputy sheriffs, whether assigned to law-enforcement duties, court 176 services or local jail responsibilities, auxiliary police officers appointed or provided for pursuant to 177 §§ 15.2-1731 and 15.2-1733, auxiliary deputy sheriffs appointed pursuant to § 15.2-1603, police officers 178 of the Metropolitan Washington Airports Authority pursuant to § 5.1-158, and fire marshals appointed

179 pursuant to § 27-30 when such fire marshals have police powers as set out in §§ 27-34.2 and 27-34.2:1.

180 "School security officer" means an individual who is employed by the local school board for the 181 purpose of maintaining order and discipline, preventing crime, investigating violations of school board 182 policies and detaining persons violating the law or school board policies on school property, a school 183 bus or at a school-sponsored activity and who is responsible solely for ensuring the safety, security and 184 welfare of all students, faculty and staff in the assigned school the same as that term is defined in 185 § 9.1-101.

G. "Simple assault" or "assault and battery" shall not be construed to include the use of, by any 186 187 school security officer or full-time or part-time employee of any public or private elementary or 188 secondary school while acting in the course and scope of his official capacity, any of the following: (i) 189 incidental, minor or reasonable physical contact or other actions designed to maintain order and control; 190 (ii) reasonable and necessary force to quell a disturbance or remove a student from the scene of a disturbance that threatens physical injury to persons or damage to property; (iii) reasonable and necessary force to prevent a student from inflicting physical harm on himself; (iv) reasonable and 191 192 193 necessary force for self-defense or the defense of others; or (v) reasonable and necessary force to obtain 194 possession of weapons or other dangerous objects or controlled substances or associated paraphernalia 195 that are upon the person of the student or within his control.

196 In determining whether a person was acting within the exceptions provided in this subsection, due 197 deference shall be given to reasonable judgments that were made by a school security officer or 198 full-time or part-time employee of any public or private elementary or secondary school at the time of 199 the event. 200

§ 22.1-280.2:1. Employment of school security officers.

201 Local school boards and private or religious schools may employ school security officers, as defined 202 in § 9.1-101, for the purposes set forth therein. Such school security officer may carry a firearm in the 203 performance of his duties if (i) within 10 years immediately prior to being hired by the local school 204 board or private or religious school he was an active law-enforcement officer as defined in § 9.1-101 in 205 the Commonwealth; (ii) he retired or resigned from his position as a law-enforcement officer in good 206 standing; (iii) he meets the training and qualifications described in subsection C of § 18.2-308.016; (iv) 207 he has provided proof of completion of a training course that includes training in active shooter 208 emergency response, emergency evacuation procedure, and threat assessment to the Department of Criminal Justice Services pursuant to subdivision 42 of § 9.1-102, provided that if he received such 209 training from a local law-enforcement agency he received the training in the locality in which he is 210 211 employed; (v) the local school board or private or religious school solicits input from the chief 212 law-enforcement officer of the locality regarding the qualifications of the school security officer and 213 receives verification from such chief law-enforcement officer that the school security officer is not 214 prohibited by state or federal law from possessing, purchasing, or transporting a firearm; and (vi) the local school board or private or religious school grants him the authority to carry a firearm in the 215 216 performance of his duties.