## 2019 SESSION

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1	HOUSE BILL NO. 1810
2	Offered January 9, 2019
2 3	Prefiled December 29, 2018
4	A BILL to amend and reenact § 63.2-1514 of the Code of Virginia, relating to central registry; retention
5	of records.
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	Patrons—Gooditis and Lopez
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8	Referred to Committee on Health, Welfare and Institutions
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 63.2-1514 of the Code of Virginia is amended and reenacted as follows:
12	§ 63.2-1514. Retention of records in all reports; procedures regarding unfounded reports alleged
13	to be made in bad faith or with malicious intent.
14 15	A. The local department shall retain the records of all reports or complaints made pursuant to this chapter, in accordance with regulations adopted by the Board. However, all records related to founded
15 16	cases of child sexual abuse involving injuries or conditions, real or threatened, that result in or were
17	likely to have resulted in serious harm to a child shall be maintained by the local department for a
18	period of 25 years from the date of the complaint.
19	B. The Department shall maintain a child abuse and neglect information system that includes a
20	central registry of founded complaints, pursuant to § 63.2-1515. The Department shall maintain all (i)
21	unfounded investigations, (ii) family assessments, and (iii) reports or complaints determined to be not
22	valid in a record which is separate from the central registry and accessible only to the Department and
23	to local departments for child-protective services. The purpose of retaining these complaints or reports is
24	to provide local departments with information regarding prior complaints or reports. In no event shall
25	the mere existence of a prior complaint or report be used to determine that a subsequent complaint or
26	report is founded. The subject of the complaint or report is the person who is alleged to have committed
27	abuse or neglect. The subject of the complaint or report shall have access to his own record. The record
28	of unfounded investigations and complaints and reports determined to be not valid <i>that involved reports</i>
29 20	of sexual abuse of a child shall be purged three years after the date of the complaint or report if there
30 31	are no subsequent complaints or reports regarding the same child or the person who is the subject of the complaint or report within such three-year period. Records of all other unfounded investigations and
31 32	complaints and reports determined not to be valid shall be purged one year after the date of the
33	complaints or report if there are no subsequent complaints or reports regarding the same child or the
34	person who is the subject of the complaint or report in that one year. The local department shall retain
35	such records for an additional period of up to two years if requested in writing by the person who is the
36	subject of such complaint or report. The record of family assessments shall be purged three years after
37	the date of the complaint or report if there are no subsequent complaints or reports regarding the same
38	child or the person who is the subject of the report in that three-year period. The child-protective
39	services records regarding the petitioner which result from such complaint or report shall be purged
40	immediately by any custodian of such records upon presentation to the custodian of a certified copy of a
41	court order that there has been a civil action that determined that the complaint or report was made in
42	bad faith or with malicious intent. After purging the records, the custodian shall notify the petitioner in
43	writing that the records have been purged.
44 45	C. At the time the local department notifies a person who is the subject of a complaint or report
45 46	made pursuant to this chapter that such complaint or report is either an unfounded investigation or a completed family assessment, it shall notify him how long the record will be retained and of the
40 47	availability of the procedures set out in this section regarding reports or complaints alleged to be made
<b>48</b>	in bad faith or with malicious intent. Upon request, the local department shall advise the person who

However, the identity of a complainant or reporter shall not be disclosed. 50 D. Any person who is the subject of an unfounded report or complaint made pursuant to this chapter 51 52 who believes that such report or complaint was made in bad faith or with malicious intent may petition 53 the circuit court in the jurisdiction in which the report or complaint was made for the release to such 54 person of the records of the investigation or family assessment. Such petition shall specifically set forth 55 the reasons such person believes that such report or complaint was made in bad faith or with malicious intent. Upon the filing of such petition, the circuit court shall request and the local department shall 56 provide to the circuit court its records of the investigation or family assessment for the circuit court's in 57 58 camera review. The petitioner shall be entitled to present evidence to support his petition. If the circuit

was the subject of an unfounded investigation if the complaint or report was made anonymously.

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court determines that there is a reasonable question of fact as to whether the report or complaint was 59 made in bad faith or with malicious intent and that disclosure of the identity of the complainant would not be likely to endanger the life or safety of the complainant, it shall provide to the petitioner a copy of the records of the investigation or family assessment. The original records shall be subject to discovery in any subsequent civil action regarding the making of a complaint or report in bad faith or 60

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64 with malicious intent.