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1	HOUSE BILL NO. 100
2	Offered January 8, 2020
3	Prefiled December 12, 2019
4 5	A BILL to amend the Code of Virginia by adding a section numbered 19.2-262.01, relating to voir dire examination of persons called as jurors; criminal case.
6	
v	Patrons—Lindsey and Rasoul
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8	Referred to Committee for Courts of Justice
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10 11	Be it enacted by the General Assembly of Virginia:
12	1. That the Code of Virginia is amended by adding a section numbered 19.2-262.01 as follows: § 19.2-262.01. Voir dire examination of persons called as jurors.
13	In any criminal case, the court and counsel for either party shall have the right to examine under
14	oath any person who is called as a juror therein and shall have the right to ask such person or juror
15	directly any relevant question to ascertain whether the juror can sit impartially in either the guilt or
16	sentencing phase of the case. Such questions may include whether the person or juror is related to
17	either party, has any interest in the cause, has expressed or formed any opinion, or is sensible of any
18 19	bias or prejudice therein. The court and counsel for either party may inform any such person or juror as to the potential range of punishment to ascertain if the person or juror can sit impartially in the
20	sentencing phase of the case. The party objecting to any juror may introduce competent evidence in
21	support of the objection, and if it appears to the court that the juror does not stand indifferent in the
22	cause, another shall be drawn or called and placed in his stead for the trial of that case.

cause, another shall be drawn or called and placed in his stead for the trial of that case. A juror, knowing anything relative to the fact in issue, shall disclose the same in open court.