2020 SESSION

LEGISLATION NOT PREPARED BY DLS INTRODUCED

	20106069D
1	SENATE BILL NO. 1091
2	Offered January 17, 2020
3	A BILL to amend and reenact §§ 9.1-101, 9.1-102, 18.2-57, 18.2-308.1, 19.2-13, and 22.1-280.2:1 of the
4	Code of Virginia, relating to authorization of volunteer school security officers by local school
5 6	boards.
U	Patron—Stanley
7	Tation—Stanley
8	Unanimous consent to introduce
9	
10	Referred to Committee on the Judiciary
11	
12	Be it enacted by the General Assembly of Virginia:
13	1. That §§ 9.1-101, 9.1-102, 18.2-57, 18.2-308.1, 19.2-13, and 22.1-280.2:1 of the Code of Virginia
14	are amended and reenacted as follows:
15	§ 9.1-101. Definitions.
16 17	As used in this chapter or in Chapter 23 (§ 19.2-387 et seq.) of Title 19.2, unless the context requires
18	a different meaning: "Administration of criminal justice" means performance of any activity directly involving the
19	detection, apprehension, detention, pretrial release, post-trial release, prosecution, adjudication,
20	correctional supervision, or rehabilitation of accused persons or criminal offenders or the collection,
21	storage, and dissemination of criminal history record information.
22	"Board" means the Criminal Justice Services Board.
23	"Conviction data" means information in the custody of any criminal justice agency relating to a
24	judgment of conviction, and the consequences arising therefrom, in any court.
25	"Correctional status information" means records and data concerning each condition of a convicted
26 27	person's custodial status, including probation, confinement, work release, study release, escape, or
27 28	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
20 29	on adult individuals consisting of identifiable descriptions and notations of arrests, detentions,
3 0	indictments, informations, or other formal charges, and any disposition arising therefrom. The term shall
31	not include juvenile record information which is controlled by Chapter 11 (§ 16.1-226 et seq.) of Title
32	16.1, criminal justice intelligence information, criminal justice investigative information, or correctional
33	status information.
34	"Criminal justice agency" means (i) a court or any other governmental agency or subunit thereof
35	which as its principal function performs the administration of criminal justice and any other agency or
36 37	subunit thereof which performs criminal justice activities, but only to the extent that it does so; (ii) for the purposes of Chapter 23 (§ 19.2-387 et seq.) of Title 19.2, any private corporation or agency which,
37 38	within the context of its criminal justice activities, employs special conservators of the peace appointed
39	under Chapter 2 (§ 19.2-12 et seq.) of Title 19.2, provided that (a) such private corporation or agency
40	requires its officers or special conservators to meet compulsory training standards established by the
41	Criminal Justice Services Board and submits reports of compliance with the training standards and (b)
42	the private corporation or agency complies with the provisions of Article 3 (§ 9.1-126 et seq.), but only
43	to the extent that the private corporation or agency so designated as a criminal justice agency performs
44 45	criminal justice activities; and (iii) the Office of the Attorney General, for all criminal justice activities
45 46	otherwise permitted under clause (i) and for the purpose of performing duties required by the Civil Commitment of Sexually Violant Products: Act (8, 27, 2, 000 et seq.)
46 47	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
4 8	§ 18.2-271.2.
49	"Criminal justice agency" includes the Department of Criminal Justice Services.
50	"Criminal justice agency" includes the Virginia State Crime Commission.
51	"Criminal justice information system" means a system including the equipment, facilities, procedures,
52	agreements, and organizations thereof, for the collection, processing, preservation, or dissemination of
53	criminal history record information. The operations of the system may be performed manually or by
54 55	using electronic computers or other automated data processing equipment.
55 56	"Department" means the Department of Criminal Justice Services. "Dissemination" means any transfer of information, whether orally, in writing, or by electronic
50 57	means. The term shall not include access to the information by officers or employees of a criminal
58	justice agency maintaining the information who have both a need and right to know the information.

2/5/20 8:53

SB1091

59 "Law-enforcement officer" means any full-time or part-time employee of a police department or 60 sheriff's office which is a part of or administered by the Commonwealth or any political subdivision thereof, or any full-time or part-time employee of a private police department, and who is responsible 61 62 for the prevention and detection of crime and the enforcement of the penal, traffic or highway laws of the Commonwealth, and shall include any (i) special agent of the Virginia Alcoholic Beverage Control 63 64 Authority; (ii) police agent appointed under the provisions of § 56-353; (iii) officer of the Virginia 65 Marine Police; (iv) conservation police officer who is a full-time sworn member of the enforcement division of the Department of Game and Inland Fisheries; (v) investigator who is a sworn member of 66 the security division of the Virginia Lottery; (vi) conservation officer of the Department of Conservation 67 and Recreation commissioned pursuant to § 10.1-115; (vii) full-time sworn member of the enforcement division of the Department of Motor Vehicles appointed pursuant to § 46.2-217; (viii) animal protection police officer employed under § 15.2-632 or 15.2-836.1; (ix) campus police officer appointed under Article 3 (§ 23.1-809 et seq.) of Chapter 8 of Title 23.1; (x) member of the investigations unit 68 69 70 71 designated by the State Inspector General pursuant to § 2.2-311 to investigate allegations of criminal 72 73 behavior affecting the operations of a state or nonstate agency; (xi) employee with internal investigations 74 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 § 66-3; or (xii) private police officer 75 employed by a private police department. Part-time employees are those compensated officers who are 76 77 not full-time employees as defined by the employing police department, sheriff's office, or private police 78 department.

"Private police department" means any police department, other than a department that employs 79 80 police agents under the provisions of § 56-353, that employs private police officers operated by an entity 81 authorized by statute or an act of assembly to establish a private police department or such entity's successor in interest, provided it complies with the requirements set forth herein. No entity is authorized 82 83 to operate a private police department or represent that it is a private police department unless such 84 entity has been authorized by statute or an act of assembly or such entity is the successor in interest of 85 an entity that has been authorized pursuant to this section, provided it complies with the requirements 86 set forth herein. The authority of a private police department shall be limited to real property owned, 87 leased, or controlled by the entity and, if approved by the local chief of police or sheriff, any contiguous 88 property; such authority shall not supersede the authority, duties, or jurisdiction vested by law with the 89 local police department or sheriff's office including as provided in §§ 15.2-1609 and 15.2-1704. The 90 chief of police or sheriff who is the chief local law-enforcement officer shall enter into a memorandum 91 of understanding with the private police department that addresses the duties and responsibilities of the 92 private police department and the chief law-enforcement officer in the conduct of criminal investigations. Private police departments and private police officers shall be subject to and comply with the 93 Constitution of the United States; the Constitution of Virginia; the laws governing municipal police 94 95 departments, including the provisions of §§ 9.1-600, 15.2-1705 through 15.2-1708, 15.2-1719, 15.2-1721, 96 and 15.2-1722; and any regulations adopted by the Board that the Department designates as applicable 97 to private police departments. Any person employed as a private police officer pursuant to this section 98 shall meet all requirements, including the minimum compulsory training requirements, for 99 law-enforcement officers pursuant to this chapter. A private police officer is not entitled to benefits 100 under the Line of Duty Act (§ 9.1-400 et seq.) or under the Virginia Retirement System, is not a "qualified law enforcement officer" or "qualified retired law enforcement officer" within the meaning of 101 the federal Law Enforcement Officers Safety Act, 18 U.S.C. § 926B et seq., and shall not be deemed 102 103 an employee of the Commonwealth or any locality. An authorized private police department may use the word "police" to describe its sworn officers and may join a regional criminal justice academy created pursuant to Article 5 (§ 15.2-1747 et seq.) of Chapter 17 of Title 15.2. Any private police department in existence on January 1, 2013, that was not otherwise established by statute or an act of assembly and 104 105 106 107 whose status as a private police department was recognized by the Department at that time is hereby 108 validated and may continue to operate as a private police department as may such entity's successor in 109 interest, provided it complies with the requirements set forth herein.

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

"School security officer" means an individual who is employed by the local school board or a private or religious school for the singular purpose of maintaining order and discipline, preventing crime, investigating violations of the policies of the school board or the private or religious school, and detaining students violating the law or the policies of the school board or the private or religious school on school property, *on* 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 in the assigned school.

120 "Unapplied criminal history record information" means information pertaining to criminal offenses

submitted to the Central Criminal Records Exchange that cannot be applied to the criminal history
record of an arrested or convicted person (i) because such information is not supported by fingerprints
or other accepted means of positive identification or (ii) due to an inconsistency, error, or omission
within the content of the submitted information.

125 "Volunteer school security officer" means an individual who (i) is authorized by a local school board 126 or a private or religious school to, voluntarily and without pay, maintain order and discipline, prevent 127 crime, investigate violations of the policies of the school board or the private or religious school, and 128 detain students violating the law or the policies of the school board or the private or religious school 129 on school property, on school buses, or at school-sponsored events and is responsible solely for 130 ensuring the safety, security, and welfare of all students, faculty, staff, and visitors in the assigned 131 school; (ii) within 10 years immediately prior to receiving such authorization by the local school board 132 or private or religious school (a) was an active law-enforcement officer as defined in § 9.1-101 in the 133 Commonwealth or (b) was employed by a law-enforcement agency of the United States or any state or 134 political subdivision thereof and his duties were substantially similar to those of a law-enforcement 135 officer as defined in § 9.1-101; and (iii) retired or resigned from his position as a law-enforcement 136 officer in good standing.

137 § 9.1-102. Powers and duties of the Board and the Department.

138 The Department, under the direction of the Board, which shall be the policy-making body for 139 carrying out the duties and powers hereunder, shall have the power and duty to:

140 1. Adopt regulations, pursuant to the Administrative Process Act (§ 2.2-4000 et seq.), for the
141 administration of this chapter including the authority to require the submission of reports and
142 information by law-enforcement officers within the Commonwealth. Any proposed regulations
143 concerning the privacy, confidentiality, and security of criminal justice information shall be submitted
144 for review and comment to any board, commission, or committee or other body which may be
145 established by the General Assembly to regulate the privacy, confidentiality, and security of information
146 collected and maintained by the Commonwealth or any political subdivision thereof;

147 2. Establish compulsory minimum training standards subsequent to employment as a law-enforcement
148 officer in (i) permanent positions, and (ii) temporary or probationary status, and establish the time
149 required for completion of such training;

150 3. Establish minimum training standards and qualifications for certification and recertification for
 151 law-enforcement officers serving as field training officers;

4. Establish compulsory minimum curriculum requirements for in-service and advanced courses and
 programs for schools, whether located in or outside the Commonwealth, which are operated for the
 specific purpose of training law-enforcement officers;

155 5. Establish (i) compulsory minimum training standards for law-enforcement officers who utilize
156 radar or an electrical or microcomputer device to measure the speed of motor vehicles as provided in
157 § 46.2-882 and establish the time required for completion of the training and (ii) compulsory minimum
158 qualifications for certification and recertification of instructors who provide such training;

6. [Repealed];

159

160 7. Establish compulsory minimum entry-level, in-service and advanced training standards for those
161 persons designated to provide courthouse and courtroom security pursuant to the provisions of
162 § 53.1-120, and to establish the time required for completion of such training;

163 8. Establish compulsory minimum entry-level, in-service and advanced training standards for deputy
164 sheriffs designated to serve process pursuant to the provisions of § 8.01-293, and establish the time
165 required for the completion of such training;

9. Establish compulsory minimum entry-level, in-service, and advanced training standards, as well as
the time required for completion of such training, for persons employed as deputy sheriffs and jail
officers by local criminal justice agencies and correctional officers employed by the Department of
Corrections under the provisions of Title 53.1;

170 10. Establish compulsory minimum training standards for all dispatchers employed by or in any local
171 or state government agency, whose duties include the dispatching of law-enforcement personnel. Such
172 training standards shall apply only to dispatchers hired on or after July 1, 1988;

173 11. Establish compulsory minimum training standards for all auxiliary police officers employed by or
174 in any local or state government agency. Such training shall be graduated and based on the type of
175 duties to be performed by the auxiliary police officers. Such training standards shall not apply to
176 auxiliary police officers exempt pursuant to § 15.2-1731;

177 12. Consult and cooperate with counties, municipalities, agencies of the Commonwealth, other state
178 and federal governmental agencies, and institutions of higher education within or outside the
179 Commonwealth, concerning the development of police training schools and programs or courses of
180 instruction;

181 13. Approve institutions, curricula and facilities, whether located in or outside the Commonwealth,

182 for school operation for the specific purpose of training law-enforcement officers; but this shall not prevent the holding of any such school whether approved or not; 183

184 14. Establish and maintain police training programs through such agencies and institutions as the 185 Board deems appropriate;

15. Establish compulsory minimum qualifications of certification and recertification for instructors in 186 187 criminal justice training schools approved by the Department;

188 16. Conduct and stimulate research by public and private agencies which shall be designed to 189 improve police administration and law enforcement; 190

17. Make recommendations concerning any matter within its purview pursuant to this chapter;

191 18. Coordinate its activities with those of any interstate system for the exchange of criminal history 192 record information, nominate one or more of its members to serve upon the council or committee of any such system, and participate when and as deemed appropriate in any such system's activities and 193 194 programs;

195 19. Conduct inquiries and investigations it deems appropriate to carry out its functions under this 196 chapter and, in conducting such inquiries and investigations, may require any criminal justice agency to 197 submit information, reports, and statistical data with respect to its policy and operation of information 198 systems or with respect to its collection, storage, dissemination, and usage of criminal history record 199 information and correctional status information, and such criminal justice agencies shall submit such 200 information, reports, and data as are reasonably required;

201 20. Conduct audits as required by § 9.1-131;

202 21. Conduct a continuing study and review of questions of individual privacy and confidentiality of 203 criminal history record information and correctional status information;

204 22. Advise criminal justice agencies and initiate educational programs for such agencies with respect 205 to matters of privacy, confidentiality, and security as they pertain to criminal history record information 206 and correctional status information;

207 23. Maintain a liaison with any board, commission, committee, or other body which may be 208 established by law, executive order, or resolution to regulate the privacy and security of information 209 collected by the Commonwealth or any political subdivision thereof;

210 24. Adopt regulations establishing guidelines and standards for the collection, storage, and dissemination of criminal history record information and correctional status information, and the privacy, 211 212 confidentiality, and security thereof necessary to implement state and federal statutes, regulations, and 213 court orders;

214 25. Operate a statewide criminal justice research center, which shall maintain an integrated criminal 215 justice information system, produce reports, provide technical assistance to state and local criminal 216 justice data system users, and provide analysis and interpretation of criminal justice statistical 217 information:

218 26. Develop a comprehensive, statewide, long-range plan for strengthening and improving law enforcement and the administration of criminal justice throughout the Commonwealth, and periodically 219 220 update that plan;

221 27. Cooperate with, and advise and assist, all agencies, departments, boards and institutions of the 222 Commonwealth, and units of general local government, or combinations thereof, including planning 223 district commissions, in planning, developing, and administering programs, projects, comprehensive 224 plans, and other activities for improving law enforcement and the administration of criminal justice 225 throughout the Commonwealth, including allocating and subgranting funds for these purposes;

226 28. Define, develop, organize, encourage, conduct, coordinate, and administer programs, projects and 227 activities for the Commonwealth and units of general local government, or combinations thereof, in the 228 Commonwealth, designed to strengthen and improve law enforcement and the administration of criminal 229 justice at every level throughout the Commonwealth;

230 29. Review and evaluate programs, projects, and activities, and recommend, where necessary, 231 revisions or alterations to such programs, projects, and activities for the purpose of improving law 232 enforcement and the administration of criminal justice;

233 30. Coordinate the activities and projects of the state departments, agencies, and boards of the 234 Commonwealth and of the units of general local government, or combination thereof, including planning 235 district commissions, relating to the preparation, adoption, administration, and implementation of 236 comprehensive plans to strengthen and improve law enforcement and the administration of criminal 237 justice;

238 31. Do all things necessary on behalf of the Commonwealth and its units of general local 239 government, to determine and secure benefits available under the Omnibus Crime Control and Safe Streets Act of 1968 (P.L. 90-351, 82 Stat. 197), as amended, and under any other federal acts and 240 programs for strengthening and improving law enforcement, the administration of criminal justice, and 241 242 delinquency prevention and control;

243 32. Receive, administer, and expend all funds and other assistance available to the Board and the 244 Department for carrying out the purposes of this chapter and the Omnibus Crime Control and Safe 245 Streets Act of 1968, as amended;

246 33. Apply for and accept grants from the United States government or any other source in carrying 247 out the purposes of this chapter and accept any and all donations both real and personal, and grants of 248 money from any governmental unit or public agency, or from any institution, person, firm or 249 corporation, and may receive, utilize and dispose of the same. Any arrangements pursuant to this section 250 shall be detailed in the annual report of the Board. Such report shall include the identity of the donor, 251 the nature of the transaction, and the conditions, if any. Any moneys received pursuant to this section 252 shall be deposited in the state treasury to the account of the Department. To these ends, the Board shall 253 have the power to comply with conditions and execute such agreements as may be necessary;

254 34. Make and enter into all contracts and agreements necessary or incidental to the performance of 255 its duties and execution of its powers under this chapter, including but not limited to, contracts with the 256 United States, units of general local government or combinations thereof, in Virginia or other states, and 257 with agencies and departments of the Commonwealth;

258 35. Adopt and administer reasonable regulations for the planning and implementation of programs 259 and activities and for the allocation, expenditure and subgranting of funds available to the 260 Commonwealth and to units of general local government, and for carrying out the purposes of this 261 chapter and the powers and duties set forth herein;

36. Certify and decertify law-enforcement officers in accordance with §§ 15.2-1706 and 15.2-1707;

263 37. Establish training standards and publish and periodically update model policies for 264 law-enforcement personnel in the following subjects:

a. The handling of family abuse, domestic violence, sexual assault, and stalking cases, including 265 266 standards for determining the predominant physical aggressor in accordance with § 19.2-81.3. The 267 Department shall provide technical support and assistance to law-enforcement agencies in carrying out 268 the requirements set forth in subsection A of § 9.1-1301;

269 b. Communication with and facilitation of the safe return of individuals diagnosed with Alzheimer's 270 disease;

c. Sensitivity to and awareness of cultural diversity and the potential for biased policing;

d. Protocols for local and regional sexual assault response teams;

e. Communication of death notifications;

262

271

272

273

274 f. The questioning of individuals suspected of driving while intoxicated concerning the physical 275 location of such individual's last consumption of an alcoholic beverage and the communication of such 276 information to the Virginia Alcoholic Beverage Control Authority;

277 g. Vehicle patrol duties that embody current best practices for pursuits and for responding to 278 emergency calls;

279 h. Criminal investigations that embody current best practices for conducting photographic and live 280 lineups;

281 i. Sensitivity to and awareness of human trafficking offenses and the identification of victims of 282 human trafficking offenses for personnel involved in criminal investigations or assigned to vehicle or 283 street patrol duties; and 284

j. Missing children, missing adults, and search and rescue protocol;

285 38. Establish compulsory training standards for basic training and the recertification of 286 law-enforcement officers to ensure sensitivity to and awareness of cultural diversity and the potential for 287 biased policing;

288 39. Review and evaluate community-policing programs in the Commonwealth, and recommend where 289 necessary statewide operating procedures, guidelines, and standards which strengthen and improve such 290 programs, including sensitivity to and awareness of cultural diversity and the potential for biased 291 policing;

292 40. Establish a Virginia Law-Enforcement Accreditation Center. The Center may, in cooperation with 293 Virginia law-enforcement agencies, provide technical assistance and administrative support, including 294 staffing, for the establishment of voluntary state law-enforcement accreditation standards. The Center 295 may provide accreditation assistance and training, resource material, and research into methods and 296 procedures that will assist the Virginia law-enforcement community efforts to obtain Virginia 297 accreditation status;

298 41. Promote community policing philosophy and practice throughout the Commonwealth by 299 providing community policing training and technical assistance statewide to all law-enforcement 300 agencies, community groups, public and private organizations and citizens; developing and distributing 301 innovative policing curricula and training tools on general community policing philosophy and practice and contemporary critical issues facing Virginia communities; serving as a consultant to Virginia 302 organizations with specific community policing needs; facilitating continued development and 303 304 implementation of community policing programs statewide through discussion forums for community

305 policing leaders, development of law-enforcement instructors; promoting a statewide community policing 306 initiative; and serving as a statewide information source on the subject of community policing including, 307 but not limited to periodic newsletters, a website and an accessible lending library;

42. Establish, in consultation with the Department of Education and the Virginia State Crime 308 309 Commission, compulsory minimum standards for employment and job-entry and in-service training 310 curricula and certification requirements for school security officers and volunteer school security officers, 311 including school security officers and volunteer school security officers described in clause (b) of subsection A of § 22.1-280.2:1, which training and certification shall be administered by the Virginia 312 Center for School and Campus Safety (VCSCS) pursuant to § 9.1-184. Such training standards shall 313 include, but shall not be limited to, the role and responsibility of school security officers and volunteer 314 school security officers, relevant state and federal laws, school and personal liability issues, security 315 awareness in the school environment, mediation and conflict resolution, disaster and emergency 316 response, and student behavioral dynamics. The Department shall establish an advisory committee 317 318 consisting of local school board representatives, principals, superintendents, and school security 319 personnel to assist in the development of the standards and certification requirements in this subdivision. 320 The Department shall require any school security officer or volunteer school security officer who carries 321 a firearm in the performance of his duties to provide proof that he has completed a training course provided by a federal, state, or local law-enforcement agency that includes training in active shooter 322 323 emergency response, emergency evacuation procedure, and threat assessment;

324 43. License and regulate property bail bondsmen and surety bail bondsmen in accordance with 325 Article 11 (§ 9.1-185 et seq.); 326

44. License and regulate bail enforcement agents in accordance with Article 12 (§ 9.1-186 et seq.);

45. In conjunction with the Virginia State Police and the State Compensation Board, advise criminal 327 justice agencies regarding the investigation, registration, and dissemination of information requirements 328 329 as they pertain to the Sex Offender and Crimes Against Minors Registry Act (§ 9.1-900 et seq.);

330 46. Establish minimum standards for (i) employment, (ii) job-entry and in-service training curricula, 331 and (iii) certification requirements for campus security officers. Such training standards shall include, but 332 not be limited to, the role and responsibility of campus security officers, relevant state and federal laws, 333 school and personal liability issues, security awareness in the campus environment, and disaster and emergency response. The Department shall provide technical support and assistance to campus police 334 335 departments and campus security departments on the establishment and implementation of policies and 336 procedures, including but not limited to: the management of such departments, investigatory procedures, 337 judicial referrals, the establishment and management of databases for campus safety and security 338 information sharing, and development of uniform record keeping for disciplinary records and statistics, such as campus crime logs, judicial referrals and Clery Act statistics. The Department shall establish an 339 advisory committee consisting of college administrators, college police chiefs, college security 340 department chiefs, and local law-enforcement officials to assist in the development of the standards and 341 342 certification requirements and training pursuant to this subdivision;

343 47. Assess and report, in accordance with § 9.1-190, the crisis intervention team programs established 344 pursuant to $\S 9.1-187$;

345 48. In conjunction with the Office of the Attorney General, advise law-enforcement agencies and 346 attorneys for the Commonwealth regarding the identification, investigation, and prosecution of human 347 trafficking offenses using the common law and existing criminal statutes in the Code of Virginia;

348 49. Register tow truck drivers in accordance with § 46.2-116 and carry out the provisions of 349 § 46.2-117;

350 50. Administer the activities of the Virginia Sexual and Domestic Violence Program Professional 351 Standards Committee by providing technical assistance and administrative support, including staffing, for 352 the Committee:

353 51. In accordance with § 9.1-102.1, design and approve the issuance of photo-identification cards to 354 private security services registrants registered pursuant to Article 4 (§ 9.1-138 et seq.);

355 52. In consultation with the State Council of Higher Education for Virginia and the Virginia 356 Association of Campus Law Enforcement Administrators, develop multidisciplinary curricula on 357 trauma-informed sexual assault investigation;

53. In consultation with the Department of Behavioral Health and Developmental Services, develop a 358 359 model addiction recovery program that may be administered by sheriffs, deputy sheriffs, jail officers, administrators, or superintendents in any local or regional jail. Such program shall be based on any 360 existing addiction recovery programs that are being administered by any local or regional jails in the 361 362 Commonwealth. Participation in the model addiction recovery program shall be voluntary, and such program may address aspects of the recovery process, including medical and clinical recovery, 363 peer-to-peer support, availability of mental health resources, family dynamics, and aftercare aspects of 364 365 the recovery process;

366 54. Establish compulsory minimum training standards for certification and recertification of

7 of 12

adv and responsibility of a law-enforcement officer working with students in a school environment; and

369 55. Perform such other acts as may be necessary or convenient for the effective performance of its370 duties.

371 § 18.2-57. Assault and battery; penalty.

A. Any person who commits a simple assault or assault and battery is guilty of a Class 1
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
shall include a term of confinement of at least six months, 30 days of which shall be a mandatory
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.

382 C. In addition, if any person commits an assault or an assault and battery against another knowing or 383 having reason to know that such other person is a judge, a magistrate, a law-enforcement officer as 384 defined in subsection F, a correctional officer as defined in § 53.1-1, a person directly involved in the 385 care, treatment, or supervision of inmates in the custody of the Department of Corrections or an 386 employee of a local or regional correctional facility directly involved in the care, treatment, or 387 supervision of inmates in the custody of the facility, a person directly involved in the care, treatment, or 388 supervision of persons in the custody of or under the supervision of the Department of Juvenile Justice, 389 an employee or other individual who provides control, care, or treatment of sexually violent predators 390 committed to the custody of the Department of Behavioral Health and Developmental Services, a 391 firefighter as defined in § 65.2-102, or a volunteer firefighter or any emergency medical services 392 personnel member who is employed by or is a volunteer of an emergency medical services agency or as 393 a member of a bona fide volunteer fire department or volunteer emergency medical services agency, 394 regardless of whether a resolution has been adopted by the governing body of a political subdivision 395 recognizing such firefighters or emergency medical services personnel as employees, engaged in the 396 performance of his public duties anywhere in the Commonwealth, such person is guilty of a Class 6 397 felony, and, upon conviction, the sentence of such person shall include a mandatory minimum term of 398 confinement of six months.

399 Nothing in this subsection shall be construed to affect the right of any person charged with a400 violation of this section from asserting and presenting evidence in support of any defenses to the charge401 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
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.

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

415 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.

423 "Law-enforcement officer" means any full-time or part-time employee of a police department or
424 sheriff's office that is part of or administered by the Commonwealth or any political subdivision thereof
425 who is responsible for the prevention or detection of crime and the enforcement of the penal, traffic or
426 highway laws of the Commonwealth, any conservation officer of the Department of Conservation and
427 Recreation commissioned pursuant to § 10.1-115, any special agent of the Virginia Alcoholic Beverage

428 Control Authority, conservation police officers appointed pursuant to § 29.1-200, full-time sworn 429 members of the enforcement division of the Department of Motor Vehicles appointed pursuant to 430 § 46.2-217, and any employee with internal investigations authority designated by the Department of 431 Corrections pursuant to subdivision 11 of § 53.1-10, and such officer also includes jail officers in local 432 and regional correctional facilities, all deputy sheriffs, whether assigned to law-enforcement duties, court 433 services or local jail responsibilities, auxiliary police officers appointed or provided for pursuant to 434 §§ 15.2-1731 and 15.2-1733, auxiliary deputy sheriffs appointed pursuant to § 15.2-1603, police officers 435 of the Metropolitan Washington Airports Authority pursuant to § 5.1-158, and fire marshals appointed 436 pursuant to § 27-30 when such fire marshals have police powers as set out in §§ 27-34.2 and 27-34.2:1. "School security officer" means the same as that term is defined in § 9.1-101.

437 438

"Volunteer school security officer" means the same as that term is defined in § 9.1-101.

G. "Simple assault" or "assault and battery" shall not be construed to include the use of, by any 439 440 school security officer, volunteer school security officer, or full-time or part-time employee of any public 441 or private elementary or secondary school while acting in the course and scope of his official capacity, 442 any of the following: (i) incidental, minor or reasonable physical contact or other actions designed to 443 maintain order and control; (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; 444 445 (iii) reasonable and necessary force to prevent a student from inflicting physical harm on himself; (iv) 446 reasonable and necessary force for self-defense or the defense of others; or (v) reasonable and necessary 447 force to obtain possession of weapons or other dangerous objects or controlled substances or associated paraphernalia that are upon the person of the student or within his control. 448

449 In determining whether a person was acting within the exceptions provided in this subsection, due
450 deference shall be given to reasonable judgments that were made by a school security officer, *volunteer*451 *school security officer*, or full-time or part-time employee of any public or private elementary or
452 secondary school at the time of the event.

453 § 18.2-308.1. Possession of firearm, stun weapon, or other weapon on school property 454 prohibited; penalties.

455 A. If any person knowingly possesses any (i) stun weapon as defined in this section; (ii) knife, 456 except a pocket knife having a folding metal blade of less than three inches; or (iii) weapon, including a 457 weapon of like kind, designated in subsection A of § 18.2-308, other than a firearm; upon (a) the property of any public, private or religious elementary, middle or high school, including buildings and 458 459 grounds; (b) that portion of any property open to the public and then exclusively used for 460 school-sponsored functions or extracurricular activities while such functions or activities are taking 461 place; or (c) any school bus owned or operated by any such school, he is guilty of a Class I 462 misdemeanor.

463 B. If any person knowingly possesses any firearm designed or intended to expel a projectile by 464 action of an explosion of a combustible material while such person is upon (i) any public, private or 465 religious elementary, middle or high school, including buildings and grounds; (ii) that portion of any 466 property open to the public and then exclusively used for school-sponsored functions or extracurricular 467 activities while such functions or activities are taking place; or (iii) any school bus owned or operated 468 by any such school, he is guilty of a Class 6 felony.

469 C. If any person knowingly possesses any firearm designed or intended to expel a projectile by
470 action of an explosion of a combustible material within a public, private or religious elementary, middle
471 or high school building and intends to use, or attempts to use, such firearm, or displays such weapon in
472 a threatening manner, such person is guilty of a Class 6 felony and sentenced to a mandatory minimum
473 term of imprisonment of five years to be served consecutively with any other sentence.

474 The exemptions set out in §§ 18.2-308 and 18.2-308.016 shall apply, mutatis mutandis, to the 475 provisions of this section. The provisions of this section shall not apply to (i) persons who possess such 476 weapon or weapons as a part of the school's curriculum or activities; (ii) a person possessing a knife 477 customarily used for food preparation or service and using it for such purpose; (iii) persons who possess 478 such weapon or weapons as a part of any program sponsored or facilitated by either the school or any 479 organization authorized by the school to conduct its programs either on or off the school premises; (iv) 480 any law-enforcement officer, or retired law-enforcement officer qualified pursuant to subsection C of 481 § 18.2-308.016; (v) any person who possesses a knife or blade which he uses customarily in his trade; 482 (vi) a person who possesses an unloaded firearm that is in a closed container, or a knife having a metal 483 blade, in or upon a motor vehicle, or an unloaded shotgun or rifle in a firearms rack in or upon a motor 484 vehicle; (vii) a person who has a valid concealed handgun permit and possesses a concealed handgun 485 while in a motor vehicle in a parking lot, traffic circle, or other means of vehicular ingress or egress to the school; (viii) a school security officer or volunteer school security officer authorized to carry a firearm pursuant to § 22.1-280.2:1; or (ix) an armed security officer, licensed pursuant to Article 4 486 487 488 (§ 9.1-138 et seq.) of Chapter 1 of Title 9.1, hired by a private or religious school for the protection of 489 students and employees as authorized by such school. For the purposes of this paragraph, "weapon"

SB1091

490 includes a knife having a metal blade of three inches or longer and "closed container" includes a locked491 vehicle trunk.

492 *D*. As used in this section:

493 "Stun weapon" means any device that emits a momentary or pulsed output, which is electrical,
494 audible, optical or electromagnetic in nature and which is designed to temporarily incapacitate a person.
495 § 19.2-13. Special conservators of the peace; authority; jurisdiction; registration; liability of
496 employers; penalty; report.

497 A. Upon the submission of an application, which shall include the results of the background **498** investigation conducted pursuant to subsection C, from (i) any sheriff or chief of police of any county, city, or town; (ii) any corporation authorized to do business in the Commonwealth; (iii) the owner, 499 500 proprietor, or authorized custodian of any place within the Commonwealth; or (iv) any museum owned 501 and managed by the Commonwealth, a circuit court judge of any county or city shall appoint special 502 conservators of the peace who shall serve as such for such length of time as the court may designate, 503 but not exceeding four years under any one appointment, during which time the court shall retain 504 jurisdiction over the appointment order, upon a showing by the applicant of a necessity for the security 505 of property or the peace and presentation of evidence that the person or persons to be appointed as a 506 special conservator of the peace possess a valid registration issued by the Department of Criminal 507 Justice Services in accordance with the provisions of subsection C. Upon an application made pursuant 508 to clause (ii), (iii), or (iv), the court shall, prior to entering the order of appointment, transmit a copy of 509 the application to the local attorney for the Commonwealth and the local sheriff or chief of police who 510 may submit to the court a sworn, written statement indicating whether the order of appointment should 511 be granted. However, a judge may deny the appointment for good cause, and shall state the specific 512 reasons for the denial in writing in the order denying the appointment. A judge also may revoke the 513 appointment order for good cause shown, upon the filing of a sworn petition by the attorney for the 514 Commonwealth, sheriff, or chief of police for any locality in which the special conservator of the peace is authorized to serve or by the Department of Criminal Justice Services. Prior to revocation, a hearing 515 516 shall be set and the special conservator of the peace shall be given notice and the opportunity to be 517 heard. The judge may temporarily suspend the appointment pending the hearing for good cause shown. 518 A hearing on the petition shall be heard by the court as soon as practicable. If the appointment order is 519 suspended or revoked, the clerk of court shall notify the Department of Criminal Justice Services, the 520 Department of State Police, the applicable local law-enforcement agencies in all cities and counties 521 where the special conservator of the peace is authorized to serve, and the employer of the special 522 conservator of the peace.

523 The order of appointment shall provide that a special conservator of the peace may perform only the 524 duties for which he is qualified by training as established by the Criminal Justice Services Board. The 525 order of appointment shall provide that such duties shall be exercised only within geographical 526 limitations specified by the court, which shall be within the confines of the courty, city or town that 527 makes application or on the real property where the corporate applicant is located, or any real property 528 contiguous to such real property, limited, except as provided in subsection F, to the city or county 529 wherein application has been made, and only when such special conservator of the peace is engaged in 530 the performance of his duties as such; however, a court may, in its discretion, specify in the order of 531 appointment additional jurisdictions in which a special conservator of the peace employed by the 532 Shenandoah Valley Regional Airport Commission or the Richmond Metropolitan Transportation 533 Authority may exercise his duties. The order may provide that the special conservator of the peace shall 534 have the authority to make an arrest outside of such geographical limitations if the arrest results from a close pursuit that was initiated when the special conservator of the peace was within the confines of the 535 536 area wherein he has been authorized to have the powers and authority of a special conservator of the 537 peace; the order shall further delineate a geographical limitation or distance beyond which the special 538 conservator of the peace may not effectuate such an arrest that follows from a close pursuit. The order 539 shall require the special conservator of the peace to comply with the provisions of the United States 540 Constitution and the Constitution of Virginia. The order shall not identify the special conservator of the peace as a law-enforcement officer pursuant to § 9.1-101. The order may provide, however, that the 541 542 special conservator of the peace is a "law-enforcement officer" for the purposes of Article 4 (§ 37.2-808 543 et seq.) of Chapter 8 of Title 37.2 or Article 16 (§ 16.1-335 et seq.) of Chapter 11 of Title 16.1, but 544 such designation shall not qualify the special conservator of the peace as a "qualified law-enforcement 545 officer" or "qualified retired law-enforcement officer" within the meaning of the federal Law 546 Enforcement Officer Safety Act, 18 U.S.C. § 926(B) et seq., and the order of appointment shall 547 specifically state this. The order may also provide that a special conservator of the peace who has 548 completed the minimum training standards established by the Criminal Justice Services Board, has the 549 authority to affect arrests, using up to the same amount of force as would be allowed to a law-enforcement officer employed by the Commonwealth or any of its political subdivisions when 550

10 of 12

551 making a lawful arrest. The order shall prohibit blue flashing lights, but upon request and for good cause shown may provide that the special conservator of the peace may use flashing lights and sirens on any vehicle used by the special conservator of the peace when he is in the performance of his duties. Prior to granting an application for appointment, the circuit court shall ensure that the applicant has met the registration requirements established by the Criminal Justice Services Board.

B. All applications and orders for appointments of special conservators of the peace shall be
submitted on forms developed by the Office of the Executive Secretary of the Supreme Court of
Virginia in consultation with the Department of Criminal Justice Services and shall specify the duties for
which the applicant is qualified. The applications and orders shall specify the geographic limitations
consistent with subsection A.

C. No person shall seek appointment as a special conservator of the peace from a circuit court judge 561 without possessing a valid registration issued by the Department of Criminal Justice Services, except as 562 563 provided in this section. Applicants for registration may submit an application on or after January 1, 564 2004. A temporary registration may be issued in accordance with regulations established by the Criminal Justice Services Board while awaiting the results of a state and national fingerprint search. However, no 565 person shall be issued a valid registration or temporary registration until he has (i) complied with, or 566 been exempted from the compulsory minimum training standards as set forth in this section; (ii) 567 submitted his fingerprints on a form provided by the Department to be used for the conduct of a 568 569 national criminal records search and a Virginia criminal history records search; (iii) submitted the results 570 of a background investigation, performed by any state or local law-enforcement agency, which may, at 571 its discretion, charge a reasonable fee to the applicant and which shall include a review of the 572 applicant's criminal history records and may include a review of the applicant's school records, 573 employment records, or interviews with persons possessing general knowledge of the applicant's character and fitness for such appointment; and (iv) met all other requirements of this article and Board 574 575 regulations. No person with a criminal conviction for a misdemeanor involving (a) moral turpitude, (b) assault and battery, (c) damage to real or personal property, (d) controlled substances or imitation controlled substances as defined in Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2, (e) prohibited sexual behavior as described in Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or (f) 576 577 578 579 firearms, or any felony, or who is required to register with the Sex Offender and Crimes Against Minors 580 Registry pursuant to Chapter 9 (§ 9.1-900 et seq.) of Title 9.1, or who is prohibited from possessing, transporting, or purchasing a firearm shall be eligible for registration or appointment as a special 581 conservator of the peace. A special conservator of the peace shall report if he is arrested for, charged 582 583 with, or convicted of any misdemeanor or felony offense or becomes ineligible for registration or **584** appointment as a special conservator of the peace pursuant to this subsection to the Department of Criminal Justice Services and the chief law-enforcement officer of all localities in which he is authorized 585 586 to serve within three days of such arrest or of becoming ineligible for registration or appointment as a 587 special conservator of the peace. Any appointment for a special conservator of the peace shall be 588 eligible for suspension and revocation after a hearing pursuant to subsection A if the special conservator 589 of the peace is convicted of any offense listed in this subsection or becomes ineligible for registration or 590 appointment as a special conservator of the peace pursuant to this subsection. All appointments for special conservators of the peace shall become void on September 15, 2004, unless they have obtained a 591 592 valid registration issued by the Department of Criminal Justice Services.

593 D. Each person registered as or seeking registration as a special conservator of the peace shall be 594 covered by evidence of a policy of (i) personal injury liability insurance, as defined in § 38.2-117; (ii) property damage liability insurance, as defined in § 38.2-118; and (iii) miscellaneous casualty insurance, 595 596 as defined in subsection B of § 38.2-111, which includes professional liability insurance that provides 597 coverage for any activity within the scope of the duties of a special conservator of the peace as set forth in this section, in an amount and with coverage for each as fixed by the Board, or self-insurance in an **598** 599 amount and with coverage as fixed by the Board. Any person who is aggrieved by the misconduct of 600 any person registered as a special conservator of the peace and recovers a judgment against the 601 registrant, which is unsatisfied in whole or in part, may bring an action in his own name against the 602 insurance policy of the registrant.

603 E. Effective July 1, 2015, all persons currently appointed or seeking appointment or reappointment as a special conservator of the peace are required to register with the Department of Criminal Justice **604** 605 Services, regardless of any other standing the person may have as a law-enforcement officer or other position requiring registration or licensure by the Department. The employer of any special conservator 606 of the peace shall notify the circuit court, the Department of Criminal Justice Services, the Department 607 608 of State Police, and the chief law-enforcement officer of all localities in which the special conservator of 609 the peace is authorized to serve within 30 days after the date such individual has left employment and all powers of the special conservator of the peace shall be void. Failure to provide such notification 610 shall be punishable by a fine of \$250 plus an additional \$50 per day for each day such notice is not 611 612 provided.

11 of 12

F. When the application is made by any sheriff or chief of police, the circuit court shall specify in 613 614 the order of appointment the name of the applicant authorized under subsection A and the geographic 615 jurisdiction of the special conservator of the peace. Such appointments shall be limited to the city or county wherein application has been made. When the application is made by any corporation authorized 616 617 to do business in the Commonwealth, any owner, proprietor, or authorized custodian of any place within 618 the Commonwealth, or any museum owned and managed by the Commonwealth, the circuit court shall 619 specify in the order of appointment the name of the applicant authorized under subsection A and the 620 specific real property where the special conservator of the peace is authorized to serve. Such 621 appointments shall be limited to the specific real property within the county, city, or town wherein 622 application has been made. In the case of a corporation or other business, the court appointment may 623 also include, for good cause shown, any real property owned or leased by the corporation or business, 624 including any subsidiaries, in other specifically named cities and counties, but shall provide that the 625 powers of the special conservator of the peace do not extend beyond the boundaries of such real property. The clerk of the appointing circuit court shall transmit to the Department of State Police, the 626 627 clerk of the circuit court of each locality where the special conservator of the peace is authorized to 628 serve, and the sheriff or chief of police of each such locality a copy of the order of appointment that 629 shall specify the following information: the person's complete name, address, date of birth, social 630 security number, gender, race, height, weight, color of hair, color of eyes, firearm authority or limitation 631 as set forth in subsection G, date of the order, and other information as may be required by the Department of State Police. The Department of State Police shall enter the person's name and other 632 633 information into the Virginia Criminal Information Network established and maintained by the 634 Department pursuant to Chapter 2 (§ 52-12 et seq.) of Title 52. The Department of State Police may 635 charge a fee not to exceed \$10 to cover its costs associated with processing these orders. Each special 636 conservator of the peace so appointed on application shall present his credentials to the chief of police or sheriff or his designee of all jurisdictions where he has conservator powers. If his powers are limited 637 638 to certain areas of real property owned or leased by a corporation or business, he shall also provide 639 notice of the exact physical addresses of those areas. Each special conservator shall provide to the 640 circuit court a temporary registration letter issued by the Department of Criminal Justice Services to 641 include the results of the background check prior to seeking an appointment by the circuit court. Once 642 the applicant receives the appointment from the circuit court the applicant shall file the appointment order and a copy of the application with the Department of Criminal Justice Services in order to receive 643 644 his special conservator of the peace registration document. If the court appointment includes any real 645 property owned or leased by the corporation or business in other specifically named cities and counties 646 not within the city or county wherein application has been made, the clerk of the appointing court shall 647 transmit a copy of the order of appointment to (i) the clerk of the circuit court for each jurisdiction 648 where the special conservator of the peace is authorized to serve and (ii) the sheriff or chief of police of 649 each jurisdiction where the special conservator of the peace is authorized to serve.

650 If any such special conservator of the peace is the employee, agent or servant of another, his
651 appointment as special conservator of the peace shall not relieve his employer, principal or master from
652 civil liability to another arising out of any wrongful action or conduct committed by such special
653 conservator of the peace while within the scope of his employment.

Effective July 1, 2002, no person employed by a local school board as a school security officer, as
defined in § 9.1-101, shall be eligible for appointment as a conservator for purposes of maintaining
safety in a public school in the Commonwealth. All appointments of special conservators of the peace
granted to school security officers as defined in § 9.1-101 prior to July 1, 2002 are void. No person *authorized by a local school board as a volunteer school security officer, as defined in § 9.1-101, shall
<i>be eligible for appointment as a conservator for purposes of maintaining safety in a public school in the Commonwealth.*

661 G. The court may limit or prohibit the carrying of weapons by any special conservator of the peace
 662 initially appointed on or after July 1, 1996, while the appointee is within the scope of his employment
 663 as such.

664 H. The governing body of any locality or the sheriff of a county where no police department has 665 been established may enter into mutual aid agreements with any entity employing special conservators of 666 the peace that is located in such locality for the use of their joint forces and their equipment and 667 materials to maintain peace and good order. Any law-enforcement officer or special conservator of the 668 peace, while performing his duty under any such agreement, shall have the same authority as lawfully 669 conferred on him within his own jurisdiction.

670 I. No special conservator of the peace shall display or use the word "police" on any uniform, badge,
671 credential, or vehicle in the performance of his duties as a special conservator of the peace. Other than
672 special conservators of the peace employed by a state agency, no special conservator of the peace shall
673 use the seal of the Commonwealth on any uniform, badge, credential, or vehicle in the performance of

his duties. However, upon request and for good cause shown, the order of appointment may provide that
a special conservator of the peace who (i) meets all requirements, including the minimum compulsory
training requirements, for law-enforcement officers set forth in Chapter 1 (§ 9.1-100 et seq.) of Title 9.1
and (ii) is employed by the Shenandoah Valley Regional Airport Commission or the Richmond
Metropolitan Transportation Authority may use the word "police" on any badge, uniform, or vehicle in
the performance of his duties or the seal of the Commonwealth on any badge or credential in the
performance of his duties.

681 § 22.1-280.2:1. Employment of school security officers and authorization of volunteer school 682 security officers.

683 A. Local school boards and private or religious schools may employ school security officers, as **684** defined in § 9.1-101, or authorize volunteer school security officers, as defined in § 9.1-101, for the purposes set forth therein. Such school security officer or volunteer school security officer may carry a **685** 686 firearm in the performance of his duties if (i) within 10 years immediately prior to being hired by the local school board or private or religious school he (a) was an active law-enforcement officer as defined 687 688 in § 9.1-101 in the Commonwealth or (b) was employed by a law-enforcement agency of the United States or any state or political subdivision thereof and his duties were substantially similar to those of a 689 690 law-enforcement officer as defined in § 9.1-101; (ii) he retired or resigned from his position as a law-enforcement officer in good standing; (iii) he meets the training and qualifications described in **691** 692 subsection C of § 18.2-308.016; (iv) he has provided proof of completion of a training course that 693 includes training in active shooter emergency response, emergency evacuation procedure, and threat assessment to the Department of Criminal Justice Services pursuant to subdivision 42 of § 9.1-102, 694 695 provided that if he received such training from a local law-enforcement agency he received the training in the locality in which he is employed; (v) the local school board or private or religious school solicits 696 input from the chief law-enforcement officer of the locality regarding the qualifications of the school **697** security officer or volunteer school security officer and receives verification from such chief 698 699 law-enforcement officer that the school security officer or volunteer school security officer is not 700 prohibited by state or federal law from possessing, purchasing, or transporting a firearm; and (vi) the 701 local school board or private or religious school grants him the authority to carry a firearm in the 702 performance of his duties.

703 B. Any person applying to be a volunteer school security officer or authorized as a volunteer school security officer pursuant to this section shall be considered a prospective employee or employee of such local school board or private or religious school for the purposes of complying with §§ 22.1-137.3, 22.1-291.4, 22.1-296.1, 22.1-296.2, 22.1-296.3, and 22.1-296.4.