2020 SESSION

20108512D 1 **SENATE BILL NO. 806** AMENDMENT IN THE NATURE OF A SUBSTITUTE 2 3 4 5 6 (Proposed by the House Committee for Courts of Justice on February 19, 2020) (Patron Prior to Substitute—Senator Morrissey) A BILL to amend the Code of Virginia by adding in Article 5 of Chapter 15 of Title 19.2 a section 7 numbered 19.2-266.4 and to repeal § 19.2-264.3:1.3 of the Code of Virginia, relating to ex parte 8 requests for expert assistance in criminal cases. 9 Be it enacted by the General Assembly of Virginia: 1. That the Code of Virginia is amended by adding in Article 5 of Chapter 15 of Title 19.2 a section numbered 19.2-266.4 as follows: § 19.2-266.4. Expert assistance for indigent defendants. 12 13 A. In any case before a circuit court in which a defendant is (i) charged with a jailable offense and 14 (ii) determined to be indigent by the court pursuant to § 19.2-159, the defendant or his attorney may, 15 upon notice to the Commonwealth, move the circuit court to designate another judge in the same circuit to hear an ex parte request for appointment of a qualified expert to assist in the preparation of the 16 17 defendant's defense. No expart pproceeding, communication, or request may be considered pursuant to this section unless the defendant or his attorney states under oath or in a sworn declaration that a need 18 for confidentiality exists. A risk that trial strategy may be disclosed unless the hearing is ex parte shall 19 20 be sufficient grounds to establish a need for confidentiality. 21 B. Upon receiving the defendant's or his attorney's declaration of need for confidentiality, the 22 designated ex parte judge shall conduct an ex parte hearing on the request for authorization to obtain 23 expert assistance. This hearing shall occur as soon as practicable. After a hearing upon the motion, the 24 court may order the appointment of a qualified expert upon a showing that the provision of the requested expert services would materially assist the defendant in preparing his defense and the denial 25 of such services would result in a fundamentally unfair trial. Any expert appointed pursuant to this 26 subsection shall be compensated in accordance with § 19.2-332. The designated judge shall direct 27 28 requests for scientific investigations to the Department of Forensic Science or Division of Consolidated 29 Laboratory Services whenever practicable. C. All exparte hearings conducted under this section shall be initiated by written motion and shall 30 be on the record. Except for the initial declaration of need for confidentiality, the record of the

31 hearings, together with all papers filed and orders entered in connection with ex parte requests for 32 33 expert assistance, all payment requests submitted by experts appointed, and the identity of all experts 34 appointed, shall be kept under seal as part of the record of the case and shall not be disclosed. 35 Following a decision on the motion, whether it is granted or denied, the motion, order or orders, and 36 all other papers or information related to the proceedings or expert assistance sought shall remain 37 under seal. On motion of any party, and for good cause shown, the court may unseal the foregoing 38 records after the trial is concluded.

39 D. All ex parte proceedings, communications, or requests shall be transcribed and made part of the 40 record available for appellate review or any other post-conviction review.

2. That § 19.2-264.3:1.3 of the Code of Virginia is repealed.

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