2020 SESSION

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SENATE BILL NO. 818

FLOOR AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by Delegate Rasoul

on February 24, 2020)

- (Patron Prior to Substitute—Senator Morrissey)
- 6 A BILL to amend the Code of Virginia by adding a section numbered 18.2-254.3, relating to the 7 Behavioral Health Docket Act. 8
 - Be it enacted by the General Assembly of Virginia:
 - 1. That the Code of Virginia is amended by adding a section numbered 18.2-254.3 as follows: § 18.2-254.3. Behavioral Health Docket Act.

A. This section shall be known and may be cited as the "Behavioral Health Docket Act."

B. The General Assembly recognizes the critical need to promote public safety and reduce recidivism 12 by addressing co-occurring behavioral health issues, such as mental illness and substance abuse, related 13 to persons in the criminal justice system. It is the intention of the General Assembly to enhance public 14 15 safety by facilitating the creation of behavioral health dockets to accomplish this purpose.

16 C. The goals of behavioral health dockets shall include (i) reducing recidivism; (ii) increasing 17 personal, familial, and societal accountability among offenders through ongoing judicial intervention; (iii) addressing mental illness, substance abuse, and other conditions that contribute to criminal 18 behavior and recidivism; (iv) promoting law-abiding behavior and successful reentry of offenders 19 20 following incarceration; and (v) promoting effective planning and use of resources within the criminal 21 justice system and community agencies. Behavioral health dockets promote outcomes that will benefit 22 not only the offender but society as well.

23 D. Behavioral health dockets are specialized criminal court dockets within the existing structure of 24 Virginia's court system that enable the judiciary to manage its workload more efficiently. Under the 25 leadership and regular interaction of presiding judges, and through voluntary offender participation, behavioral health dockets shall address offenders with mental health conditions and drug addictions that 26 27 contribute to criminal behavior. Behavioral health dockets shall employ evidence-based practices to 28 diagnose behavioral health illness and provide treatment, enhance public safety, reduce recidivism, 29 ensure offender accountability, and promote offender rehabilitation in the community. Local officials 30 shall complete a planning process recognized by the state behavioral health docket advisory committee 31 before establishing a behavioral health docket program.

E. Administrative oversight of implementation of the Behavioral Health Docket Act shall be conducted by the Supreme Court of Virginia. The Supreme Court of Virginia shall be responsible for (i) 32 33 34 providing oversight of the distribution of funds for behavioral health dockets; (ii) providing technical 35 assistance to behavioral health dockets; (iii) providing training to judges who preside over behavioral 36 health dockets; (iv) providing training to the providers of administrative, case management, and 37 treatment services to behavioral health dockets; and (v) monitoring the completion of evaluations of the 38 effectiveness and efficiency of behavioral health dockets in the Commonwealth.

39 F. A state behavioral health docket advisory committee shall be established in the judicial branch. 40 The committee shall be chaired by the Chief Justice of the Supreme Court of Virginia, who shall appoint 41 a vice-chair to act in his absence. The membership of the committee shall include a behavioral health 42 circuit court judge, a behavioral health general district court judge, a behavioral health juvenile and domestic relations district court judge, the Executive Secretary of the Supreme Court or his designee, 43 the Governor or his designee, and a representative from each of the following entities: the Commonwealth's Attorneys' Services Council, the Virginia Court Clerks' Association, the Virginia 44 45 Indigent Defense Commission, the Department of Behavioral Health and Developmental Services, the 46 47 Virginia Organization of Consumers Asserting Leadership, a community services board or behavioral **48** health authority, and a local community-based probation and pretrial services agency.

G. Each jurisdiction or combination of jurisdictions that intend to establish a behavioral health 49 50 docket or continue the operation of an existing behavioral health docket shall establish a local behavioral health docket advisory committee. Jurisdictions that establish separate adult and juvenile 51 behavioral health dockets may establish an advisory committee for each such docket. Each local 52 53 behavioral health docket advisory committee shall ensure quality, efficiency, and fairness in the 54 planning, implementation, and operation of the behavioral health dockets that serve the jurisdiction or 55 combination of jurisdictions. Advisory committee membership may include, but shall not be limited to, the following persons or their designees: (i) the behavioral health docket judge; (ii) the attorney for the 56 57 Commonwealth or, where applicable, the city or county attorney who has responsibility for the prosecution of misdemeanor offenses; (iii) the public defender or a member of the local criminal defense 58 bar in jurisdictions in which there is no public defender; (iv) the clerk of the court in which the 59

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60 behavioral health docket is located; (v) a representative of the Virginia Department of Corrections or 61 the Department of Juvenile Justice, or both, from the local office that serves the jurisdiction or 62 combination of jurisdictions; (vi) a representative of a local community-based probation and pretrial 63 services agency; (vii) a local law-enforcement officer; (viii) a representative of the Department of 64 Behavioral Health and Developmental Services or a representative of local treatment providers, or both: 65 (ix) a representative of the local community services board or behavioral health authority; (x) the 66 behavioral health docket administrator; (xi) a public health official; (xii) the county administrator or 67 city manager; (xiii) a registered peer recovery specialist; and (xiv) any other persons selected by the **68** local behavioral health docket advisory committee.

H. Each local behavioral health docket advisory committee shall establish criteria for the eligibility
and participation of offenders who have been determined to have problems with drug addiction, mental
illness, societal reentry difficulties, or related issues. The committee shall ensure the use of a
comprehensive, valid, and reliable screening instrument to assess whether the individual is a candidate
for a behavioral health docket. Once an individual is identified as a candidate appropriate for a
behavioral health court docket, a full diagnosis and treatment plan shall be prepared by qualified
professionals.

76 Subject to the provisions of this section, neither the establishment of a behavioral health docket nor 77 anything in this section shall be construed as limiting the discretion of the attorney for the 78 Commonwealth to prosecute any criminal case arising therein that he deems advisable to prosecute, 79 except to the extent that the participating attorney for the Commonwealth agrees to do so. No adult 80 offender who has been convicted of an act of violence, as defined in § 17.1-805 or 19.2-297.1, within the preceding 10 years, and no juvenile offender who has previously been adjudicated not innocent of 81 any such offense within the preceding 10 years, shall be eligible to participate in any behavioral health 82 83 docket established or continued in operation pursuant to this section.

84 I. Each local behavioral health docket advisory committee shall establish policies and procedures for 85 the operation of the docket to attain the following goals: (i) effective integration of appropriate 86 treatment services with criminal justice system case processing; (ii) enhanced public safety through 87 intensive offender supervision and treatment; (iii) prompt identification and placement of eligible 88 participants; (iv) efficient access to a continuum of related treatment and rehabilitation services; (v)89 verified participant abstinence through frequent alcohol and other drug testing and mental health status 90 assessments, where applicable; (vi) prompt response to participants' noncompliance with program requirements through a coordinated strategy; (vii) ongoing judicial interaction with each behavioral 91 health docket participant; (viii) ongoing monitoring and evaluation of program effectiveness and efficiency; (ix) ongoing interdisciplinary education and training in support of program effectiveness and 92 93 94 efficiency; and (x) ongoing collaboration among behavioral health dockets, public agencies, and 95 community-based organizations to enhance program effectiveness and efficiency.

J. If there is cause for concern that a defendant was experiencing a crisis related to a mental health
or substance abuse disorder then his case will be referred to a behavioral health docket to determine
eligibility for participation. Participation by an offender in a behavioral health docket shall be voluntary
and made pursuant only to a written agreement entered into by and between the offender and the
Commonwealth with the concurrence of the court.

101 K. Each offender may be required to contribute to the cost of the treatment he receives while
 102 participating in a behavioral health docket pursuant to guidelines developed by the local behavioral
 103 health docket advisory committee.

L. Nothing contained in this section shall confer a right or an expectation of a right to treatment for
 an offender or be construed as requiring a local behavioral health docket advisory committee to accept
 for participation every offender.

M. The Office of the Executive Secretary shall, with the assistance of the state behavioral health 107 108 docket advisory committee, develop a statewide evaluation model and conduct ongoing evaluations of 109 the effectiveness and efficiency of all behavioral health dockets. The Executive Secretary shall submit an 110 annual report of these evaluations to the General Assembly by December 1 of each year. The annual report shall be submitted as a report document as provided in the procedures of the Division of 111 Legislative Automated Systems for the processing of legislative documents and reports and shall be 112 posted on the General Assembly's website. Each local behavioral health docket advisory committee shall 113 114 submit evaluative reports to the Office of the Executive Secretary as requested.