2021 SESSION

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SENATE BILL NO. 1113

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Senate Committee on the Judiciary

on February 1, 2021)

(Patron Prior to Substitute—Senator Spruill)

A BILL to amend and reenact § 18.2-60 of the Code of Virginia, relating to communicating threats of death or bodily injury to a person with intent to intimidate; penalty.

Be it enacted by the General Assembly of Virginia:

1. That § 18.2-60 of the Code of Virginia is amended and reenacted as follows:

10 § 18.2-60. Threats of death or bodily injury to a person or member of his family; threats of 11 death or bodily injury to persons on school property; threats of death or bodily injury to health 12 care providers; penalty.

A. 1. Any person who knowingly communicates, in a writing, including an electronically transmitted
communication producing a visual or electronic message, a threat to kill or do bodily injury to a person,
regarding that person or any member of his family, and the threat places such person in reasonable
apprehension of death or bodily injury to himself or his family member, is guilty of a Class 6 felony.
However, any person who violates this subsection with the intent to commit an act of terrorism as
defined in § 18.2-46.4 is guilty of a Class 5 felony.

19 2. Any person who communicates a threat, in a writing, including an electronically transmitted 20 communication producing a visual or electronic message, to kill or do bodily harm, (i) on the grounds 21 or premises of any elementary, middle or secondary school property, (ii) at any elementary, middle or 22 secondary school-sponsored event or (iii) on a school bus to any person or persons, regardless of 23 whether the person who is the object of the threat actually receives the threat, and the threat would 24 place the person who is the object of the threat in reasonable apprehension of death or bodily harm, is 25 guilty of a Class 6 felony.

3. Any person 18 years of age or older who communicates a threat in writing to another to kill or to
do serious bodily injury to any other person and makes such threat with the intent to (i) intimidate a
civilian population at large; (ii) influence the conduct or activities of a government, including the
government of the United States, a state, or a locality, through intimidation; or (iii) compel the
emergency evacuation, or avoidance, of any place of assembly, any building or other structure, or any
means of mass transportation is guilty of a Class 5 felony. Any person younger than 18 years of age
who commits such offense is guilty of a Class 1 misdemeanor.

B. Any person who orally makes a threat to kill or to do bodily injury to (i) any employee of any 33 elementary, middle, or secondary school, while on a school bus, on school property, or at a 34 35 school-sponsored activity or (ii) any health care provider as defined in § 8.01-581.1 who is engaged in 36 the performance of his duties in a hospital as defined in § 18.2-57 or in an emergency room on the premises of any clinic or other facility rendering emergency medical care, unless the person is on the 37 38 premises of the hospital or emergency room of the clinic or other facility rendering emergency medical 39 care as a result of an emergency custody order pursuant to § 37.2-808, involuntary temporary detention 40 order pursuant to § 37.2-809, involuntary hospitalization order pursuant to § 37.2-817, or emergency 41 custody order of a conditionally released acquittee pursuant to § 19.2-182.9, is guilty of a Class 1 42 misdemeanor.

43 C. A prosecution pursuant to this section may be either in the county, city, or town in which the 44 communication was made or received or in the City of Richmond if venue cannot otherwise be established and the person threatened is one of the following officials or employees of the 45 Commonwealth and such official or employee was threatened while engaged in the performance of his 46 47 public duties or because of his position with the Commonwealth: the Governor, Governor-elect, Lieutenant Governor, Lieutenant Governor-elect, Attorney General, or Attorney General-elect, a member **48** or employee of the General Assembly, a justice of the Supreme Court of Virginia, or a judge of the 49 Court of Appeals of Virginia. 50

51 2. That the provisions of this act may result in a net increase in periods of imprisonment or 52 commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the 53 necessary appropriation cannot be determined for periods of imprisonment in state adult 54 correctional facilities; therefore, Chapter 1289 of the Acts of Assembly of 2020 requires the 55 Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of \$50,000. Pursuant 56 to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation cannot 57 be determined for periods of commitment to the custody of the Department of Juvenile Justice.

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