2021 SPECIAL SESSION I

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 2.2-3802 of the Code of Virginia and to amend the Code of Virginia by adding in Article 1 of Chapter 9 of Title 19.2 a section numbered 19.2-134.1, relating to pretrial 3 4 data collection.

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Approved

[S 1391]

7 Be it enacted by the General Assembly of Virginia:

1. That § 2.2-3802 of the Code of Virginia is amended and reenacted and that the Code of Virginia 8 9 is amended by adding in Article 1 of Chapter 9 of Title 19.2 a section numbered 19.2-134.1 as follows:

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§ 2.2-3802. Systems to which chapter inapplicable.

The provisions of this chapter shall not apply to personal information systems:

13 1. Maintained by any court of the Commonwealth;

14 2. Which may exist in publications of general circulation;

15 3. Contained in the Criminal Justice Information System as defined in §§ 9.1-126 through 9.1-137 or

in the Sex Offender and Crimes Against Minors Registry maintained by the Department of State Police 16 pursuant to Chapter 9 (§ 9.1-900 et seq.) of Title 9.1, except to the extent that information is required to 17 18 be posted on the Internet pursuant to § 9.1-913;

19 4. Contained in the Virginia Juvenile Justice Information System as defined in §§ 16.1-222 through 20 16.1-225;

21 5. Maintained by agencies concerning persons required by law to be licensed in the Commonwealth 22 to engage in the practice of any profession, in which case the names and addresses of persons applying 23 for or possessing the license may be disseminated upon written request to a person engaged in the 24 profession or business of offering professional educational materials or courses for the sole purpose of 25 providing the licensees or applicants for licenses with informational materials relating solely to available 26 professional educational materials or courses, provided the disseminating agency is reasonably assured 27 that the use of the information will be so limited;

28 6. Maintained by the Parole Board, the Crime Commission, the Judicial Inquiry and Review 29 Commission, the Virginia Racing Commission, the Virginia Criminal Sentencing Commission, and the 30 Virginia Alcoholic Beverage Control Authority;

31 7. Maintained by any of the following and that deal with investigations and intelligence gathering 32 related to criminal activity: 33

- a. The Department of State Police;
- b. The police department of the Chesapeake Bay Bridge and Tunnel Commission;
- c. Police departments of cities, counties, and towns;
- d. Sheriff's departments of counties and cities;

e. Campus police departments of public institutions of higher education as established by Article 3 37 38 (§ 23.1-809 et seq.) of Chapter 8 of Title 23.1; and

39 f. The Division of Capitol Police.

40 8. Maintained by local departments of social services regarding alleged cases of child abuse or 41 neglect while such cases are also subject to an ongoing criminal prosecution; 42

9. Maintained by the Virginia Port Authority as provided in § 62.1-132.4 or 62.1-134.1;

43 10. Maintained by the Virginia Tourism Authority in connection with or as a result of the promotion of travel or tourism in the Commonwealth, in which case names and addresses of persons requesting 44 45 information on those subjects may be disseminated upon written request to a person engaged in the business of providing travel services or distributing travel information, provided the Virginia Tourism 46 Authority is reasonably assured that the use of the information will be so limited; 47

48 11. Maintained by the Division of Consolidated Laboratory Services of the Department of General 49 Services and the Department of Forensic Science, which deal with scientific investigations relating to 50 criminal activity or suspected criminal activity, except to the extent that § 9.1-1104 may apply;

12. Maintained by the Department of Corrections or the Office of the State Inspector General that 51 deal with investigations and intelligence gathering by persons acting under the provisions of Chapter 3.2 52 53 (§ 2.2-307 et seq.);

54 13. Maintained by (i) the Office of the State Inspector General or internal audit departments of state 55 agencies or institutions that deal with communications and investigations relating to the Fraud, Waste and Abuse Hotline or (ii) an auditor appointed by the local governing body of any county, city, or town 56

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57 or a school board that deals with local investigations required by § 15.2-2511.2;

58 14. Maintained by the Department of Social Services or any local department of social services59 relating to public assistance fraud investigations;

15. Maintained by the Department of Social Services related to child welfare or public assistance
programs when requests for personal information are made to the Department of Social Services.
Requests for information from these systems shall be made to the appropriate local department of social
services that is the custodian of that record. Notwithstanding the language in this section, an individual
shall not be prohibited from obtaining information from the central registry in accordance with the
provisions of § 63.2-1515; and

66 16. Maintained by the Department for Aging and Rehabilitative Services related to adult services, adult protective services, or auxiliary grants when requests for personal information are made to the Department for Aging and Rehabilitative Services. Requests for information from these systems shall be made to the appropriate local department of social services that is the custodian of that record.

70 § 19.2-134.1. Collection and reporting of data related to adults charged with a criminal offense 71 punishable by confinement in jail or a term of imprisonment.

72 A. The Virginia Criminal Sentencing Commission shall, on an annual basis, collect statewide and 73 locality-level data related to all adults charged with any criminal offense punishable by confinement in 74 jail or a term of imprisonment in the Commonwealth. The Virginia Criminal Sentencing Commission 75 may request data and shall be provided such data upon request from (i) every department, division, 76 board, bureau, commission, authority, or other agency created by the Commonwealth, or to which the 77 Commonwealth is a party, or any political subdivision thereof; (ii) any criminal justice agency as 78 defined in § 9.1-101; and (iii) the clerk of each circuit court. If the statewide Circuit Court Case 79 Management System is used by the circuit court clerk, the Executive Secretary of the Supreme Court shall provide for the transfer of such data upon request of the Virginia Criminal Sentencing 80 Commission. The Virginia Criminal Sentencing Commission shall use the data only for research, 81 evaluation, or statistical purposes and shall ensure the confidentiality and security of the data. 82

83 B. The Virginia Criminal Sentencing Commission shall collect data as necessary to report on the 84 following:

85 1. Information about the individual charged, including sex, race, year of birth, and residential zip 86 code;

87 2. The type of charging document, including summons, warrant, direct indictment, or any other
 88 charging document;

3. Information related to the offense or offenses with which the individual was charged, including (i)
the date on which the individual was charged; (ii) the total number of charges; (iii) the Code section or
county, city, or town ordinance under which the charge was issued; (iv) whether the charge was a
felony, misdemeanor, or other type of offense; and (v) the classification of each such felony,
misdemeanor, or other type of offense;

94 4. Whether, at the time the individual was charged, that individual was a named defendant in any pending criminal proceeding in the Commonwealth;

96 5. Whether, at the time the individual was charged, that individual was under the supervision of the
97 Department of Corrections, any local community-based probation agency, or any pretrial services
98 agency;

99 6. Whether, at the time the individual was charged, that individual's criminal history record included
100 any charges or convictions for failure to appear within the Commonwealth, and if so, the date of such
101 charge or conviction;

102 7. Whether, at the time the individual was charged, that individual's criminal history record included
103 any conviction for any criminal offense committed within the Commonwealth, and if so, the offense for
104 which that individual was convicted and the date of such conviction;

8. Whether, at the time the individual was charged, that individual's criminal history record included any convictions for which the individual was ordered to serve an active term of incarceration;

107 9. Information related to the individual's detention status at the time of the charge and any changes
108 to the individual's detention status prior to the final disposition of the charge, including whether that
109 individual was released on a summons, denied bail, or admitted to bail, and if admitted to bail, the date
110 of release from custody;

111 10. For those individuals who were detained at the time of the charge, information related to the 112 conditions of bail and the bond initially ordered on the charge, including (i) whether bail was denied, 113 (ii) whether the bond was secured or unsecured, and (iii) all monetary amounts set on the bond;

114 11. For those individuals admitted to bail prior to the final disposition of the charge, whenever
available, information related to the conditions of bail and the bond at the time that individual was
admitted to bail, including (i) whether the bond was secured or unsecured, (ii) all monetary amounts set
on the bond, (iii) whether that individual was ordered to be supervised by a pretrial services agency,

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118 and (iv) whether that individual utilized the services of a bail bondsman;

119 12. Whether the individual was charged with failure to appear in the Commonwealth prior to the
120 final disposition of the charge, and if so, the date on which the failure to appear was alleged to have
121 occurred and whether the individual was convicted of the charge of failure to appear;

122 13. Whether the individual was charged with any other criminal offense punishable by confinement in
123 jail or a term of imprisonment in the Commonwealth prior to the final disposition of the charge, and if
124 so, the offense for which the individual was charged, the date of the offense, the date of arrest, and
125 whether the individual was convicted of the offense;

126 14. Information related to the final disposition of the charge, including (i) the date of final
127 disposition; (ii) whether the charge resulted in a conviction, dismissal, entry of a nolle prosequi, finding
128 of not guilty, or other disposition; (iii) whether the individual was sentenced to a term of incarceration
129 for such charge, and if so, the length of such term of incarceration and the length of time that the
130 individual was incarcerated for such charge; (iv) whether the individual was placed under the
131 supervision of the Department of Corrections; and (v) when available, whether the individual was
132 placed under the supervision of any local community-based probation agency for such charge;

133 15. Whether the individual was represented by a public defender or court-appointed attorney on the 134 charge at the time of the final disposition of the case; and

135 *16.* Any other data deemed relevant and reliable by the Virginia Criminal Sentencing Commission.

136 C. The Virginia Criminal Sentencing Commission shall submit an annual report on the statewide and
137 locality-level data collected pursuant to this section on or before December 1 to the General Assembly,
138 the Governor, and the Office of the Executive Secretary of the Supreme Court of Virginia. Such report
139 may include recommendations related to the collection of data.

140 D. The Virginia Criminal Sentencing Commission shall annually make the statewide and 141 locality-level data collected pursuant to this section publicly available on a website established and 142 maintained by the Virginia Criminal Sentencing Commission on or before December 1. The data shall 143 be made available as (i) an electronic dataset, excluding any personal and case identifying information, 144 that may be downloaded by members of the public and (ii) an electronic interactive data dashboard tool 145 that displays aggregated data based on characteristics or indicators selected by the user. The Virginia 146 Criminal Sentencing Commission shall not be required to provide electronic data in a format not 147 regularly used by the agency. Data containing any personal or case identifying information shall not be 148 subject to the Virginia Freedom of Information Act (§ 2.2-3700 et seq.) and shall not be made publicly 149 available.

E. Nothing in this section shall require any (i) department, division, board, bureau, commission, authority, or other agency created by the Commonwealth, or to which the Commonwealth is a party, or any political subdivision thereof; (ii) criminal justice agency as defined in § 9.1-101; or (iii) clerk of circuit court to provide data to the Virginia Criminal Sentencing Commission if the requested data is not regularly maintained by such entity or if such data is prohibited from such disclosure under any other law or under the Virginia Rules of Professional Conduct.

156 2. That the Virginia Criminal Sentencing Commission shall not be required to submit an annual 157 report or make statewide or locality-level data publicly available as required by subsections C and 158 D of § 19.2-134.1, as created by this act, prior to December 1, 2022.

159 3. That the Virginia State Crime Commission shall provide the Virginia Criminal Sentencing Commission with the final dataset of all adults charged with a criminal offense punishable by 160 confinement in jail or a term of imprisonment in October 2017 and that the Virginia Criminal 161 162 Sentencing Commission shall make such statewide and locality-level data publicly available as an electronic dataset, excluding any personal and case identifying information, by October 1, 2021, 163 164 and on an electronic interactive data dashboard tool that displays aggregated data based on characteristics or indicators selected by the user by December 1, 2022. The Virginia Criminal 165 Sentencing Commission shall not be required to provide electronic data in a format not regularly 166 used by the agency. Data from this dataset containing any personal or case identifying information 167 168 shall not be subject to the Virginia Freedom of Information Act (§ 2.2-3700 et seq. of the Code of 169 Virginia) and shall not be made publicly available.