2023 SESSION

	23105810D
1	HOUSE BILL NO. 1976
	AMENDMENT IN THE NATURE OF A SUBSTITUTE
2 3	(Proposed by the House Committee for Courts of Justice
4	on February 3, 2023)
4 5	(Patron Prior to Substitute—Delegate Bell)
6	A BILL to amend and reenact § 37.2-813 of the Code of Virginia and to amend the Code of Virginia by
7	adding a section numbered 37.2-809.2, relating to involuntary admission; temporary detention;
8	release of detained individual.
9	Be it enacted by the General Assembly of Virginia:
10	1. That § 37.2-813 of the Code of Virginia is amended and reenacted and that the Code of Virginia
11	is amended by adding a section numbered 37.2-809.2 as follows:
12	§ 37.2-809.2. Release of person no longer meeting criteria as determined by community services
13	board.
14	Where a temporary detention order has been issued pursuant to § 37.2-809 and the person has not
15	yet been transported to the facility of temporary detention, the director, or his designee, of the facility
16	where such person is housed may:
17	1. Request a psychiatrist or clinical psychologist, in consultation with the treating physician and the
18	community services board, to perform a new assessment of such person. If, after the new assessment, the
19	psychiatrist or clinical psychologist, in consultation with the treating physician and the community
20	services board, concludes that such person no longer meets the commitment criteria specified in
21	subsection C of § 37.2-817, the community services board shall then conduct an evaluation of such
22	person; or
23	2. Request the community services board or its designee, in consultation with the treating physician,
24	to conduct an evaluation to determine if the person no longer meets the criteria specified in § 37.2-817.
25	If the community services board or its designee determines, after its evaluation, that such person no
26	longer meets the commitment criteria specified in § 37.2-817, the community services board or its
27	designee may authorize the release of such person and may include a discharge plan.
28	§ 37.2-813. Release of person prior to commitment hearing for involuntary admission.
29	Prior to a hearing as authorized in §§ 37.2-814 through 37.2-819, the district court judge or special
30	justice may release the person on his personal recognizance or bond set by the district court judge or
31	special justice if it appears from all evidence readily available that the person does not meet the commitment criteria creatified in subsection C of $\frac{8}{272}$, $\frac{272}{217}$. The director of any facility in which the

commitment criteria specified in subsection C of § 37.2-817. The director of any facility in which the 52 33 person is detained or where the person is present and has not yet been transported to the facility of temporary detention pursuant to a temporary detention order entered as authorized in § 37.2-809.2 may release the person prior to a hearing as authorized in §§ 37.2-814 through 37.2-819 if it appears, based 34 35 on an evaluation conducted by the psychiatrist or clinical psychologist treating the person, *and in consultation with the person's treating physician*, that the person would not meet the commitment criteria specified in subsection C of § 37.2-817 if released. 36 37 38

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