1995 SESSION

LD8682256 **HOUSE BILL NO. 1518** 1 2 Offered January 11, 1995 3 A BILL to amend and reenact § 16.1-249 of the Code of Virginia, relating to juvenile detention. 4 5 6 7 Patrons—Guest and Katzen Referred to Committee for Courts of Justice 8 9 Be it enacted by the General Assembly of Virginia: 10 1. That § 16.1-249 of the Code of Virginia is amended and reenacted as follows: 11 § 16.1-249. Places of confinement for juveniles. 12 A. If it is ordered that a juvenile remain in detention or shelter care pursuant to § 16.1-248.1, such juvenile may be detained, pending a court hearing, in the following places: 13 14 1. An approved foster home or a home otherwise authorized by law to provide such care; 15 2. A facility operated by a licensed child welfare agency; 3. If a juvenile is alleged to be delinquent, in a detention home or group home approved by the 16 17 Department; 18 4. Any other suitable place designated by the court and approved by the Department. B. No juvenile shall be detained or confined in any jail or other facility for the detention of adult 19 20 offenders or persons charged with crime except as provided in subsection D, E, F or G of this section. C. The official in charge of a jail or other facility for the detention of adult offenders or persons 21 charged with crime shall inform the court immediately when a juvenile who is or appears to be under 22 23 the age of eighteen years is received at the facility, and shall deliver him to the court upon request, or 24 transfer him to a detention facility designated by the court. 25 D. When a case is transferred to the circuit court in accordance with the provisions of § 16.1-269.1 and an order is entered by the circuit court in accordance with § 16.1-269.6, or in accordance with the 26 27 provisions of § 16.1-270 where the juvenile has waived the jurisdiction of the district court, the juvenile, 28 if in confinement, may be transferred to a jail or other facility for the detention of adults and need no 29 longer be entirely separate and removed from adults. E. If, in the judgment of the custodian, a juvenile fourteen years of age or older has demonstrated 30 that he is a threat to the security or safety of the other juveniles detained or the staff of the home or 31 32 facility, the judge shall determine whether such juvenile should be transferred to another juvenile facility 33 including a jail or other place of detention for adults; provided, that (i) the detention is in a room or 34 ward entirely separate and removed from adults, (ii) adequate supervision is provided, and (iii) the 35 facility is approved by the State Board of Youth and Family Services for detention of juveniles. F. If, in the judgment of the custodian, it has been demonstrated that the presence of a juvenile 36 37 fourteen years of age or older in a facility creates a threat to the security or safety of the other juveniles 38 detained or the staff of the home or facility, the custodian may transfer the juvenile to another juvenile 39 facility, or a jail or other place of detention for adults pursuant to the limitations of subdivisions E (i), 40 (ii) and (iii) for a period not to exceed six seventy-two hours. G. If a juvenile fourteen years of age or older is charged with an offense which, if committed by an 41 42 adult, would be a felony or Class 1 misdemeanor, and the judge or intake officer determines that secure detention is needed for the safety of the juvenile or the community, such juvenile may be detained for a 43 44 period no longer than six seventy-two hours in a court holding cell incident to a court hearing, or in a 45 temporary lock-up room or ward for juveniles while arrangements are completed to transfer the juvenile to a juvenile facility. Such room, ward or cell may be located in a building which also contains a jail or 46 other facility for the detention of adults, provided (i) such room, ward or cell is totally separate and 47 **48** removed from adults or juveniles transferred to the circuit court pursuant to § Article 7 (§ 16.1-269.1 et 49 seq.) of this chapter, (ii) constant supervision is provided, and (iii) the facility is approved by the State 50 Board for the detention of juveniles. The State Board is authorized and directed to prescribe minimum 51 standards for temporary lock-up rooms, wards and court holding cells based on the requirements set out in this subsection. The Department shall assist the localities or combinations thereof in implementing 52 53 this section and ensuring compliance herewith. H. A judge may order the predispositional detention of persons eighteen years of age or older in an 54 adult facility, or in a juvenile facility only for a violation of the terms and conditions of release from a 55 56 learning center.

INTRODUCED