1995 SESSION

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 16.1-241, as it is effective and as it may become effective, of the Code 3 of Virginia, relating to jurisdiction of the juvenile and domestic relations district court.

Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 16.1-241 of the Code of Virginia, as it is currently effective and as it may become 8 effective, is amended and reenacted as follows: 9

§ 16.1-241. Jurisdiction.

10 The judges of the juvenile and domestic relations district court elected or appointed under this law shall be conservators of the peace within the corporate limits of the cities and the boundaries of the 11 12 counties for which they are respectively chosen and within one mile beyond the limits of such cities and 13 counties. Except as hereinafter provided, each juvenile and domestic relations district court shall have, within the limits of the territory for which it is created, exclusive original jurisdiction, and within one 14 15 mile beyond the limits of said city or county, concurrent jurisdiction with the juvenile court or courts of 16 the adjoining city or county over all cases, matters and proceedings involving:

A. The custody, visitation, support, control or disposition of a child:

1. Who is alleged to be abused, neglected, in need of services, in need of supervision, a status 18 19 offender, or delinquent, except where the jurisdiction of the juvenile court has been terminated under the 20 provisions of § 16.1-269.6;

21 2. Who is abandoned by his parent or other custodian or who by reason of the absence or physical 22 or mental incapacity of his parents is without parental care and guardianship;

23 2a. Who is at risk of being abused or neglected by a parent or custodian who has been adjudicated 24 as having abused or neglected another child in the care of the parent or custodian;

25 3. Whose custody, visitation or support is a subject of controversy or requires determination. In such 26 cases jurisdiction shall be concurrent with and not exclusive of courts having equity jurisdiction, except 27 as provided in § 16.1-244;

28 4. Who is the subject of an entrustment agreement entered into pursuant to § 63.1-56 or § 63.1-204 29 or whose parent or parents for good cause desire to be relieved of his care and custody;

30 5. Where the termination of residual parental rights and responsibilities is sought. In such cases 31 jurisdiction shall be concurrent with and not exclusive of courts having equity jurisdiction, as provided 32 in § 16.1-244; 33

6. Who is charged with a traffic infraction as defined in § 46.2-100.

34 The authority of the juvenile court to adjudicate matters involving the custody, visitation, support, 35 control or disposition of a child shall not be limited to the consideration of petitions filed by a mother, father or legal guardian but shall include petitions filed at any time by any party with a legitimate 36 37 interest therein. A party with a legitimate interest shall be broadly construed and shall include, but not 38 be limited to, grandparents, stepparents, former stepparents, blood relatives and family members. A party 39 with a legitimate interest shall not include any person (i) whose parental rights have been involuntarily 40 terminated by court order if the child subsequently has been legally adopted, or (ii) who has been 41 convicted of a violation of subsection A of § 18.2-61 or subsection B of § 18.2-366 when the child who 42 is the subject of the petition was conceived as a result of such violation. The authority of the juvenile 43 court to consider a petition involving the custody of a child shall not be proscribed or limited where the 44 child has previously been awarded to the custody of a local board of social services.

45 B. The admission of minors for inpatient treatment in a mental health facility in accordance with the provisions of Article 16 (§ 16.1-335 et seq.) of this chapter and the commitment of a mentally ill person 46 or judicial certification of eligibility for admission to a treatment facility of a mentally retarded person 47 in accordance with the provisions of Chapters 1 (§ 37.1-1 et seq.) and 2 (§ 37.1-63 et seq.) of Title 37.1. 48 49 Jurisdiction of the commitment and certification of adults shall be concurrent with the general district 50 court.

C. Except as provided in subsections D and H hereof, judicial consent to such activities as may 51 52 require parental consent may be given for a child who has been separated from his parents, guardian, 53 legal custodian or other person standing in loco parentis and is in the custody of the court when such 54 consent is required by law.

55 D. Judicial consent for emergency surgical or medical treatment for a child who is neither married 56 nor has ever been married, when the consent of his parent, guardian, legal custodian or other person

standing in loco parentis is unobtainable because such parent, guardian, legal custodian or other person 57 58 standing in loco parentis (i) is not a resident of this Commonwealth, (ii) his whereabouts is unknown, 59 (iii) he cannot be consulted with promptness, reasonable under the circumstances or (iv) fails to give 60 such consent or provide such treatment when requested by the judge to do so.

61 E. Any person charged with deserting, abandoning or failing to provide support for any person in violation of law. 62 63

F. Any parent, guardian, legal custodian or other person standing in loco parentis of a child:

1. Who has been abused or neglected;

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2. Who is the subject of an entrustment agreement entered into pursuant to § 63.1-56 or § 63.1-204 65 66 or is otherwise before the court pursuant to subdivision A 4 of this section;

67 3. Who has been adjudicated in need of services, in need of supervision, or delinquent, if the court 68 finds that such person has by overt act or omission induced, caused, encouraged or contributed to the 69 conduct of the child complained of in the petition.

70 G. Petitions filed by or on behalf of a child or such child's parent, guardian, legal custodian or other person standing in loco parentis for the purpose of obtaining treatment, rehabilitation or other services which are required by law to be provided for that child or such child's parent, guardian, legal custodian 71 72 73 or other person standing in loco parentis. Jurisdiction in such cases shall be concurrent with and not 74 exclusive of that of courts having equity jurisdiction as provided in § 16.1-244.

75 H. Judicial consent to apply for work permit for a child when such child is separated from his 76 parents, legal guardian or other person standing in loco parentis.

77 I. The prosecution and punishment of persons charged with ill-treatment, abuse, abandonment or 78 neglect of children or with any violation of law which causes or tends to cause a child to come within 79 the purview of this law, or with any other offense against the person of a child. In prosecution for 80 felonies over which the court has jurisdiction, jurisdiction shall be limited to determining whether or not there is probable cause. 81

82 J. All offenses in which one family or household member is charged with an offense in which 83 another family or household member is the victim and all offenses under § 18.2-49.1.

84 In prosecution for felonies over which the court has jurisdiction, jurisdiction shall be limited to 85 determining whether or not there is probable cause. Any objection based on jurisdiction under this subsection shall be made before a jury is impaneled and sworn in a jury trial or, in a nonjury trial, 86 before the earlier of when the court begins to hear or receive evidence or the first witness is sworn, or 87 88 it shall be conclusively waived for all purposes. Any such objection shall not affect or be grounds for 89 challenging directly or collaterally the jurisdiction of the court in which the case is tried. For purposes 90 of this subsection, "family or household member," as defined in § 16.1-228, shall also be construed to include parent and child, stepparent and stepchild, brothers and sisters, and grandparent and grandchild, 91 92 regardless of whether such persons reside in the same home.

93 K. Petitions filed by a natural parent, whose parental rights to a child have been voluntarily 94 relinquished pursuant to a court proceeding, to seek a reversal of the court order terminating such 95 parental rights. No such petition shall be accepted, however, after the child has been placed in the home 96 of adoptive parents.

97 L. Any person who seeks spousal support after having separated from his spouse. A decision under 98 this subdivision shall not be res judicata in any subsequent action for spousal support in a circuit court. 99 A circuit court shall have concurrent original jurisdiction in all causes of action under this subdivision.

100 M. Petitions filed for the purpose of obtaining an order of protection pursuant to § 16.1-253.1 or 101 § 16.1-279.1.

102 N. Any person who escapes or remains away without proper authority from a residential care facility 103 in which he had been placed by the court or as a result of his commitment to the Virginia Department 104 of Youth and Family Services.

O. Petitions for emancipation of a minor pursuant to Article 15 (§ 16.1-331 et seq.) of this chapter.

106 P. Petitions for enforcement of administrative support orders entered pursuant to Chapter 13 (§ 63.1-249 et seq.) of Title 63.1, or by another state in the same manner as if the orders were entered 107 108 by a juvenile and domestic relations district court upon the filing of a certified copy of such order in the 109 juvenile and domestic relations district court.

Q. Petitions for a determination of parentage pursuant to Chapter 3.1 (§ 20-49.1 et seq.) of Title 20.

R. Petitions for the purpose of obtaining an emergency protective order pursuant to § 16.1-253.4. 111

112 S. Petitions filed by school boards against a parent pursuant to § 16.1-241.2.

The ages specified in this law refer to the age of the child at the time of the acts complained of in 113 114 the petition.

Notwithstanding any other provision of law no fees shall be charged by a sheriff for the service of 115 any process in a proceeding pursuant to subdivision 3 of subsection \overline{A} or of subsections M or R of this 116

117 section.

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118 § 16.1-241. (Delayed effective date) Jurisdiction.

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The judges of the family court elected or appointed under this law shall be conservators of the peace within the corporate limits of the cities and the boundaries of the counties for which they are respectively chosen and within one mile beyond the limits of such cities and counties. Except as hereinafter provided, each family court shall have, within the limits of the territory for which it is created, exclusive original jurisdiction, and within one mile beyond the limits of said city or county, concurrent jurisdiction with the family court or courts of the adjoining city or county over all cases, matters and proceedings involving:

A. The custody, visitation, support, control or disposition of a child:

127 1. Who is alleged to be abused, neglected, in need of services, in need of supervision, a status
128 offender, or delinquent, except where the jurisdiction of the family court has been terminated under the
129 provisions of § 16.1-269.6;

130 2. Who is abandoned by his parent or other custodian or who by reason of the absence or physical131 or mental incapacity of his parents is without parental care and guardianship;

132 2a. Who is at risk of being abused or neglected by a parent or custodian who has been adjudicated133 as having abused or neglected another child in the care of the parent or custodian;

134 3. Whose custody, visitation or support is a subject of controversy or requires determination;

4. Who is the subject of an entrustment agreement entered into pursuant to § 63.1-56 or § 63.1-204or whose parent or parents for good cause desire to be relieved of his care and custody;

137 5. Where the termination of residual parental rights and responsibilities is sought;

138 6. Who is charged with a traffic infraction as defined in § 46.2-100.

The authority of the family court to adjudicate matters involving the custody, visitation, support, 139 **140** control or disposition of a child shall not be limited to the consideration of petitions filed by a mother, 141 father or legal guardian but shall include petitions filed at any time by any party with a legitimate 142 interest therein. A party with a legitimate interest shall be broadly construed and shall include, but not 143 be limited to, grandparents, stepparents, former stepparents, blood relatives and family members. A party 144 with a legitimate interest shall not include any person (i) whose parental rights have been involuntarily 145 terminated by court order if the child subsequently has been legally adopted, or (ii) who has been 146 convicted of a violation of subsection A of § 18.2-61 or subsection B of § 18.2-366 when the child who 147 is the subject of the petition was conceived as a result of such violation. The authority of the family 148 court to consider a petition involving the custody of a child shall not be proscribed or limited where the 149 child has previously been awarded to the custody of a local board of social services.

B. The admission of minors for inpatient treatment in a mental health facility in accordance with the provisions of Article 16 (§ 16.1-335 et seq.) of this chapter and the commitment of a mentally ill person or judicial certification of eligibility for admission to a treatment facility of a mentally retarded person in accordance with the provisions of Chapters 1 (§ 37.1-1 et seq.) and 2 (§ 37.1-63 et seq.) of Title 37.1. Jurisdiction of the commitment and certification of adults shall be concurrent with the general district court.

156 C. Except as provided in subsections D and H hereof, judicial consent to such activities as may
157 require parental consent may be given for a child who has been separated from his parents, guardian,
158 legal custodian or other person standing in loco parentis and is in the custody of the court when such
159 consent is required by law.

D. Judicial consent for emergency surgical or medical treatment for a child who is neither married nor has ever been married, when the consent of his parent, guardian, legal custodian or other person standing in loco parentis is unobtainable because such parent, guardian, legal custodian or other person standing in loco parentis (i) is not a resident of this Commonwealth, (ii) his whereabouts is unknown, (iii) cannot be consulted with promptness, reasonable under the circumstances or (iv) fails to give such consent or provide such treatment when requested by the judge to do so.

166 E. Any person charged with deserting, abandoning or failing to provide support for any person in 167 violation of law pursuant to Chapter 5 (§ 20-61 et seq.) of Title 20.

168 F. Any parent, guardian, legal custodian or other person standing in loco parentis of a child:

169 1. Who has been abused or neglected;

2. Who is the subject of an entrustment agreement entered into pursuant to § 63.1-56 or § 63.1-204or is otherwise before the court pursuant to subdivision A 4 of this section;

3. Who has been adjudicated in need of services, in need of supervision, or delinquent, if the court
finds that such person has by overt act or omission induced, caused, encouraged or contributed to the
conduct of the child complained of in the petition.

G. Petitions filed by or on behalf of a child or such child's parent, guardian, legal custodian or other
person standing in loco parentis for the purpose of obtaining treatment, rehabilitation or other services
which are required by law to be provided for that child or such child's parent, guardian, legal custodian
or other person standing in loco parentis.

179 H. Judicial consent to apply for work permit for a child when such child is separated from his 180 parents, legal guardian or other person standing in loco parentis.

I. The prosecution and punishment of persons charged with ill-treatment, abuse, abandonment or neglect of children or with any violation of law which causes or tends to cause a child to come within 181 182 183 the purview of this law, or with any other offense against the person of a child. In prosecution for 184 felonies over which the court has jurisdiction, jurisdiction shall be limited to determining whether or not 185 there is probable cause.

186 J. All offenses in which one family or household member is charged with an offense in which 187 another family or household member is the victim and all offenses under § 18.2-49.1.

188 In prosecution for felonies over which the court has jurisdiction, jurisdiction shall be limited to 189 determining whether or not there is probable cause. Any objection based on jurisdiction under this subsection shall be made before a jury is impaneled and sworn in a jury trial or, in a nonjury trial, 190 191 before the earlier of when the court begins to hear or receive evidence or the first witness is sworn, or it shall be conclusively waived for all purposes. Any such objection shall not affect or be grounds for 192 challenging directly or collaterally the jurisdiction of the court in which the case is tried. For purposes 193 of this subsection, "family or household member," as defined in § 16.1-228, shall also be construed to include parent and child, stepparent and stepchild, brothers and sisters, and grandparent and grandchild, 194 195 196 regardless of whether such persons reside in the same home.

197 K. Petitions filed by a natural parent, whose parental rights to a child have been voluntarily 198 relinquished pursuant to a court proceeding, to seek a reversal of the court order terminating such 199 parental rights. No such petition shall be accepted, however, after the child has been placed in the home 200 of adoptive parents. 201

L. Any person who seeks spousal support after having separated from his spouse.

202 M. Petitions filed for the purpose of obtaining an order of protection pursuant to § 16.1-253.1 or 203 § 16.1-279.1.

204 N. Any person who escapes or remains away without proper authority from a residential care facility in which he had been placed by the court or as a result of his commitment to the Virginia Department 205 206 of Youth and Family Services. 207

O. Petitions for emancipation of a minor pursuant to Article 15 (§ 16.1-331 et seq.) of this chapter.

208 P. Petitions for enforcement of administrative support orders entered pursuant to Chapter 13 (§ 63.1-249 et seq.) of Title 63.1, or by another state in the same manner as if the orders were entered 209 210 by a family court upon the filing of a certified copy of such order in the family court.

O. Petitions for a determination of parentage pursuant to Chapter 3.1 (§ 20-49.1 et seq.) of Title 20. 211

212 R. Petitions for the purpose of obtaining an emergency protective order pursuant to § 16.1-253.4.

213 S. Suits for divorce and for annulling or affirming marriage in accordance with Title 20.

214 T. Suits for separate maintenance.

215 U. Suits for equitable distribution based on a foreign decree in accordance with § 20-107.3.

216 V. Petitions for adoption.

217 W. Petitions for change of name when incident to suits for annulling or affirming marriage, divorce, 218 or adoption or when ancillary to any action within the jurisdiction of the family court.

219 X. Petitions regarding records of birth pursuant to Chapter 7 (§ 32.1-249 et seq.) of Title 32.1.

Y. Judicial review of school board actions pursuant to § 22.1-87 and of hearing officer decisions 220 221 pursuant to §§ 22.1-214 and 22.1-214.1.

222 Z. Petitions filed by school boards against a parent pursuant to § 16.1-241.2.

223 The ages specified in this law refer to the age of the child at the time of the acts complained of in 224 the petition.

225 Notwithstanding any other provision of law no fees shall be charged by a sheriff for the service of 226 any process in a proceeding pursuant to subdivision 3 of subsection \overline{A} or of subsections M or R of this 227 section.