1995 SESSION

	LD2106613
1	SENATE BILL NO. 1025
2	FLOOR AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by Senator Benedetti
4	on February 6, 1995)
5 6	(Patron Prior to Substitute—Senator Benedetti)
7	A BILL to amend and reenact §§ 2.1-715 and 2.1-725 of the Code of Virginia, relating to the Virginia Human Rights Act.
8	Be it enacted by the General Assembly of Virginia:
9	1. That §§ 2.1-715 and 2.1-725 of the Code of Virginia are amended as follows:
10	§ 2.1-715. Declaration of policy and intent.
11	Nullification of the Supreme Court of Virginia's decisions in Lockhart v. Commonwealth Education
12	Systems Corp. and Wright v. Donelly & Co. It is the intention of the General Assembly of Virginia that
13	the processes of the Council on Human Rights and such rights and procedures as are provided by
14	federal law shall be the exclusive means of resolving claims of employment discrimination and that
15	public policies against discrimination in employment shall not be the basis for civil causes of action
16 17	under Virginia law, whether in tort or in contract or based on a claim of public policy exception to the doctrine that employment is presumed to be at-will.
18	It is the policy of the Commonwealth of Virginia:
19	1. To safeguard all individuals within the Commonwealth from unlawful discrimination because of
20	race, color, religion, national origin, sex, age, marital status or disability, in places of public
21	accommodation, including educational institutions and in real estate transactions; in employment; to
22	preserve the public safety, health and general welfare; and to further the interests, rights and privileges
23 24	of individuals within the Commonwealth; and
24 25	2. To protect citizens of the Commonwealth against unfounded charges of unlawful discrimination-; and
2 6	3. To resolve complaints of unlawful discrimination through the efforts of the Council on Human
27	Rights or of local human rights or human relations commissions.
28	§ 2.1-725. Causes of action not created.
29	Nothing in this chapter creates, nor shall it be construed to create, an independent or private cause of
30	action to enforce its provisions. Nor shall the policies or provisions of this chapter be construed to allow
31	tort actions to be instituted instead of or in addition to the current statutory actions for unlawful discrimination. Non-shell, the manifester of this sharten on the multi-instance of this sharten and the multi-instance of the state of th
32 33	discrimination. Nor shall the provisions of this chapter or the public policies reflected herein be construed to allow civil actions, whether in tort or contract or based on express or implied public
33 34	policy, to be instituted instead of or in addition to the current statutory actions for unlawful
35	discrimination. Causes of action based upon the public policies reflected in this chapter shall be
36	exclusively limited to those actions, procedures and remedies, if any, afforded by applicable civil rights
37	statutes and ordinances. Nothing in this section or § 2.1-715 shall be deemed to alter, supersede, or
38	otherwise modify the authority of the Council on Human Rights or of any local human rights or human
39	relations commission established pursuant to §§ 15.1-37.3:8, 15.1-783.1 or subject to the provisions of
40	§ 2.1-724.

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