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HOUSE BILL NO. 630

Offered January 19, 1996

A BILL to amend and reenact § 63.1-133.49 of the Code of Virginia, relating to the Virginia initiative for employment not welfare.

Patrons-Melvin, Christian, Crittenden, Cunningham, Jones, D.C., Jones, J.C., McEachin, Robinson and Spruill; Senators: Lambert, Lucas, Marsh, Maxwell and Miller, Y.B.

Referred to Committee on Health, Welfare and Institutions

11 Be it enacted by the General Assembly of Virginia:

1. That § 63.1-133.49 of the Code of Virginia is amended and reenacted as follows:

§ 63.1-133.49. Virginia Initiative for Employment Not Welfare (VIEW).

14 A. The Department shall establish and administer the Virginia Initiative for Employment Not Welfare 15 (VIEW), to reduce long-term dependence on welfare, to emphasize personal responsibility and to enhance opportunities for personal initiative and self-sufficiency by promoting the value of work. The 16 Department shall endeavor to develop placements for VIEW participants that will enable participants to 17 develop job skills that are likely to result in independent employment and that take into consideration 18 the proficiency, experience, skills and prior training of a participant. The State Board shall promulgate 19 20 the necessary regulations and shall implement VIEW within 280 days of the enactment of this chapter.

21 VIEW shall recognize clearly defined responsibilities and obligations on the part of public assistance 22 recipients and shall include a written agreement of personal responsibility requiring parents to participate 23 in work activities, which may include appropriate training and education, while receiving AFDC, 24 earned-income disregards to reduce disincentives to work, and a limit on AFDC financial assistance.

25 VIEW shall require all able-bodied recipients of AFDC who do not meet an exemption and who are 26 not employed within ninety days of receipt of AFDC benefits to participate in a work activity, which may include appropriate training and education. VIEW shall require eligible AFDC recipients to 27 participate in unsubsidized, partially subsidized or fully subsidized employment and enter into an 28 29 agreement of personal responsibility. If recipients cannot be placed in an unsubsidized or subsidized job, 30 they shall be required to participate in a six-month community work experience placement. Upon completion of the initial six-month work requirement, participant. Participants may receive education 31 32 and training in conjunction with continued work experience other work activities to make them more employable. Any individual who is enrolled full-time in, and making satisfactory progress toward completion of, a job training or educational program designed to result in self-sufficiency, shall be 33 34 35 exempt from other work requirements.

B. To the maximum extent permitted by federal law, and notwithstanding other provisions of 36 Virginia law, the Department and local departments may, through applicable procurement laws and 37 38 regulations, engage the services of public and private organizations to operate VIEW and to provide 39 services incident to such operation. 40

C. All VIEW participants shall be under the direction and supervision of a case manager.

41 D. The Department shall ensure that participants who are not enrolled full-time in, and making 42 satisfactory progress toward completion of, a job training or educational program designed to result in self-sufficiency are assigned to one of the following employment categories in priority order not less than 43 44 ninety days after AFDC eligibility determination: 45

- 1. Unsubsidized private-sector employment;
- 2. Subsidized employment, as follows:

47 (a) The Department shall conduct a program in accordance with this section and any applicable federal waivers that shall be known as the Full Employment Program (FEP). FEP replaces AFDC and **48** food stamp benefits with subsidized employment. Persons not able to find unsubsidized employment 49 50 who are otherwise eligible for both AFDC and food stamp benefits shall participate in FEP unless 51 exempted by this chapter. FEP will assign participants to and subsidize wage-paying private-sector jobs 52 designed to increase the participants' self-sufficiency and improve their competitive position in the work 53 force.

54 (b) The Department shall administer a wage fund, which shall be used exclusively to meet the 55 necessary expenditures of FEP. Funds to operate FEP, drawn from funds appropriated for expenditure by or apportioned to Virginia for operation of the AFDC and food stamp programs, shall be deposited in 56 this pool. All payments by the Department to participating employers for FEP participants shall be made 57 58 from the pool.

59 (c) Participants in FEP shall be placed in full-time employment when appropriate and shall be paid HB630

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by the employer at an hourly rate not less than the federal or state minimum wage, whichever is higher.
For each participant hour worked, the Department shall reimburse the employer the amount of the federal or state minimum wage and costs up to the available amount of the participant's combined value of AFDC and food stamps. At no point shall a participant's spendable income received from wages and tax credits be less than the value of AFDC and food stamps received prior to the work placement.

65 (d) Every employer subject to the Virginia unemployment insurance tax shall be eligible for 66 assignment of FEP participants, but no employer shall be required to utilize such participants. Employers may provide on-the-job training to the degree necessary for the participants to perform their duties. 67 Employers shall ensure that jobs made available to FEP participants are in conformity with Section 3304 68 (a) (5) of the Federal Unemployment Tax Act, which requires that the job offered cannot be available as 69 a result of a strike or labor dispute, that the job cannot require the employee to join nor prohibit the 70 71 employee from joining a labor organization, and that FEP participants cannot be used to displace regular 72 workers:

3. Part-time or temporary employment;

4. Community work experience as follows:

(a) The Department and local departments shall expand the community work experience program authorized under the Job Opportunity and Basic Skills Training Program (JOBS) to include job placement in community work experience programs which serve a useful public purpose as provided in § 482 (f) of the Social Security Act.

(b) The Department and local departments shall work with other state, regional and local agenciesand governments in developing job placements. Placements shall be selected to provide skills and servea public function. Program participants shall not displace regular workers.

(c) The number of hours per week for participants shall be determined by combining the total dollar amount of AFDC and food stamps and dividing by the minimum wage with a maximum of a work week of thirty-two-hours, of which up to eight hours of employment-related education and training may substitute for work experience employment.

86 E. Participants may be re-evaluated after a period determined by the local department and re-assigned
87 to another work component. In addition, the number of hours worked may be reduced by the local
88 department so that a participant may complete additional training and/or education to further his
89 employability.

90 F. Local departments shall be authorized to sanction participants up to the full amount of the AFDC91 grant and food stamps allotment for noncompliance.

92 G. VIEW participants shall not be assigned to projects which require that they travel unreasonable93 distances from their homes or remain away from their homes overnight without their consent.

Any injury to a VIEW participant by accident arising out of and in the course of community work
experience shall be covered by the participant's existing Medicaid coverage. If a community work
experience participant is unable to work due to such an accident, his status shall be reviewed to
determine whether he is eligible for an exemption from the limitation on AFDC financial assistance.

A community work experience participant who becomes incapacitated for thirty days or more shallbe eligible for AFDC financial assistance for the duration of the incapacity, if otherwise eligible.

100 The State Board shall promulgate regulations providing for the accrual of paid sick leave or other 101 equivalent mechanism for community work experience participants.