## 1996 SESSION

ENGROSSED

HJ70E

960118836 **HOUSE JOINT RESOLUTION NO. 70** House Amendments in [] — February 8, 1996 Requesting the Department of Youth and Family Services to develop a risk assessment instrument for juvenile felony offenders. Senators: Houck, Miller, Y.B. and Reasor Referred to Committee on Rules WHEREAS, state and local secure juvenile facilities have suffered from extreme overcrowding WHEREAS, the overcrowding of secure facilities may have the unintended impact of restricting a judge's use of secure confinement options for some offenders; and WHEREAS, a risk assessment instrument is a significant aid to identifying an offender's risk level WHEREAS, when used on a voluntary basis as an information tool for judges, risk assessment WHEREAS, the use of a risk assessment instrument for juvenile felony cases should be viewed as WHEREAS, both the Juvenile Justice System Reform Task Force established pursuant to House Joint RESOLVED by the House of Delegates, the Senate concurring, That the Department of Youth and appropriate dispositions for juvenile felony offenders.

36 37 Governor and the 1997 Session of the General Assembly as provided in the procedures of the Division 38 of Legislative Automated Systems for the processing of legislative documents.]

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Patrons-Baker, Bloxom, Cantor, Darner, Deeds, Jackson, Jones, J.C., Melvin, Moran and Rhodes;

during the last four years; and

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15 16 and subsequent dispositional sentence; and

17 18 instruments have the capacity to ensure valid, reliable and equal outcomes for those to whom they are 19 applied; and

20 21 complementary to the ability to weigh public safety as well as rehabilitative concerns in forming 22 dispositional sentences; and

23 24 Resolution No. 604 (1995) and the Governor's Commission on Juvenile Justice Reform have identified 25 the development of a risk assessment instrument as a necessary enhancement to the juvenile justice 26 system; now, therefore, be it

27 Family Services [, in collaboration with the Virginia Sentencing Commission and the Department of 28 29 Criminal Justice Services, and with input from circuit and juvenile and domestic relations district court 30 judges, shall develop a risk assessment instrument for juvenile and domestic relations district courts to use be requested to develop a risk assessment instrument for juvenile felony offenders. The Department 31 32 shall develop the risk assessment instrument in collaboration with the Virginia Sentencing Commission, 33 the Department of Criminal Justice Services, and circuit and juvenile and domestic relations district 34 court judges for use by juvenile and domestic relations district courts ] as guidance in determining 35

[ The Department shall complete its work in time to submit its findings and recommendations to the