1997 SESSION

974334485 **HOUSE JOINT RESOLUTION NO. 561** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee for Courts of Justice 4 5 6 7 on February 2, 1997) (Patron Prior to Substitute—Delegates Watts and Cantor [607]) Establishing a joint subcommittee to study crimes of intimidation against ethnic, racial, gender and religious groups, entities and individuals including the incidence of arson against church buildings in 8 Virginia and, specifically, the incidence of arson against African-American church buildings. WHEREAS, over the past 18 months, fires have been reported in at least 40 predominantly 9 10 African-American churches across the nation, mostly in the Southeast; and 11 WHEREAS, with some 300,000 churches nationwide, there are approximately 600 cases of arson against church buildings every year; and 12 WHEREAS, although the overall trend of arson against church buildings is down, this is not the case 13 14 among African-American churches in the rural South; and 15 WHEREAS, according to a tally of cases considered by the federal Bureau of Alcohol, Tobacco and Firearms (ATF) to be "open," six African-American churches have burned in Tennessee, five each in 16 17 Louisiana, South Carolina and Alabama, four in North Carolina, three in Mississippi, and one each in 18 Georgia and Virginia; and WHEREAS, President Clinton has ordered a stepped-up federal response to the suspected arsons and 19 20 laid blame for them on a climate of "racial hostility"; and 21 WHEREAS, even with more than two dozen law-enforcement personnel from the ATF, the FBI, and 22 local police agencies pouring over it, the stark fire scene only underlines the difficulty investigators face 23 in solving these fires; and 24 WHEREAS, only a handful of people have been arrested in the apparent arsons, including several 25 linked to extremist groups, and most of the fires remain unsolved, with investigators having found no evidence of a broader conspiracy; and 26 WHEREAS, the current penalties in Virginia for crimes against church property range from a Class 4 27 28 felony for arson to a Class 1 misdemeanor for vandalism; and 29 WHEREAS, President Clinton has encouraged states to use block grants from the Department of 30 Housing and Urban Development to help congregations rebuild churches that have been destroyed; and WHEREAS, there is a precedent for using federal money in this fashion without violating state 31 constitutional protections; and 32 33 WHEREAS, even though proceeds from fire insurance policies and loans from banks and other 34 financial institutions may be available to some churches to assist in their rebuilding, the extent or 35 availability of such funds is unknown; and 36 WHEREAS, the invaluable traditional role that churches have played in providing services to the 37 poor and supporting families and individuals in need is even more crucial to assuring long-term success 38 of welfare reform; now, therefore, be it 39 RESOLVED by the House of Delegates, the Senate concurring, That a joint subcommittee be 40 established to study crimes of intimidation against ethnic, racial, gender and religious groups, entities 41 and individuals including the incidence of arson against church buildings in Virginia and, specifically, 42 the incidence of arson against African-American church buildings. The study should shall address the current criminal penalties or sanctions and applicable sentencing guidelines and practices throughout the 43 Commonwealth in order to recommend any necessary amendments. In addition, the joint subcommittee 44 shall (i) identify what funds and services are available to assist churches in rebuilding and what might 45 be done to augment the existing funds and services; (ii) examine the availability and affordability of fire 46 coverage, response of insurance companies in processing claims, and increases in fire insurance premiums or policy cancellations; and (iii) review Virginia law relating to penalties for arson and other 47 **48** 49 crimes against church buildings and recommend such changes as the joint subcommittee deems 50 appropriate. 51 The joint subcommittee shall consist of seven members as follows: four members of the House of 52 Delegates, to be appointed by the Speaker of the House and three members of the Senate, to be 53 appointed by the Senate Committee on Privileges and Elections. 54 The direct costs of this study shall not exceed \$ 4,200. The Division of Legislative Services shall provide staff support for the study. Technical assistance 55 shall be provided by the Virginia Crime Commission and the Virginia Criminal Sentencing Commission. 56 All agencies of the Commonwealth shall provide assistance to the joint subcommittee, upon request. 57

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58 The joint subcommittee shall complete its work in time to submit its findings and recommendations 59 to the Governor and the 1998 Session of the General Assembly as provided in the procedures of the HJ561H1

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- Division of Legislative Automated Systems for processing legislative documents. Implementation of this resolution is subject to subsequent approval and certification by the Joint Rules Committee. The Committee may withhold expenditures or delay the period for the conduct of the 61 62 63 study.