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HOUSE BILL NO. 1235

Offered January 26, 1998

A BILL to amend and reenact § 20-103 of the Code of Virginia, relating to court orders pending suit for divorce, custody or visitation.

Patrons-Reid, Albo, Hargrove, Howell, Katzen, Kilgore, Marshall and McDonnell; Senators: Edwards, Hawkins, Potts, Quayle and Trumbo

Referred to Committee for Courts of Justice

Be it enacted by the General Assembly of Virginia:

12 1. That § 20-103 of the Code of Virginia is amended and reenacted as follows:

§ 20-103. Court may make orders pending suit for divorce, custody or visitation, etc.

14 A. In suits for divorce, annulment and separate maintenance, and in proceedings arising under 15 subdivision A 3 or L of § 16.1-241, the court having jurisdiction of the matter may, at any time pending a suit pursuant to this chapter, in the discretion of such court, make any order that may be proper (i) to 16 17 compel a spouse to pay any sums necessary for the maintenance and support of the petitioning spouse, including an order that the other spouse provide health care coverage for the petitioning spouse, unless it 18 is shown that such coverage cannot be obtained, (ii) to enable such spouse to carry on the suit, (iii) to 19 20 prevent either spouse from imposing any restraint on the personal liberty of the other spouse, (iv) to 21 provide for the custody and maintenance of the minor children of the parties, including an order that 22 either party provide health care coverage for the children, (v) to provide support for any child of the 23 parties to whom a duty of support is owed and to continue to support any child over the age of eighteen who meets the requirements set forth in subsection C of § 20-124.2, (vi) for the exclusive use and 24 25 possession of the family residence during the pendency of the suit, (vii) to preserve the estate of either spouse, so that it be forthcoming to meet any decree which may be made in the suit, or (viii) to compel 26 27 either spouse to give security to abide such decree. In addition to the authority hereinabove, the court 28 may shall order parties with a minor child or children to attend educational seminars and other like 29 programs conducted by a qualified person or organization approved by the court, on the effects of the 30 separation or divorce on minor children, parenting responsibilities, options for conflict resolution, and 31 financial responsibilities, provided that no fee in excess of fifty dollars may be charged for participation in any such program. As part of the program, the parties shall submit a unified parenting plan to the court, which shall outline the rights and duties of each parent, along with a residential schedule for 32 33 34 each child. If the parties cannot agree on a unified plan, each party shall submit a separate plan. No 35 statement or admission by a party in such seminar or program shall be admissible into evidence in any 36 subsequent proceeding.

37 B. In addition to the terms provided in subsection A, upon a showing by a party of reasonable 38 apprehension of physical harm to that party by such party's family or household member as that term is 39 defined in § 16.1-228, and consistent with rules of the Supreme Court of Virginia, the court may enter an order excluding that party's family or household member from the jointly owned or jointly rented 40 41 family dwelling. In any case where an order is entered under this paragraph, pursuant to an ex parte 42 hearing, the order shall not exclude a family or household member from the family dwelling for a 43 period in excess of fifteen days from the date the order is served, in person, upon the person so 44 excluded. The order may provide for an extension of time beyond the fifteen days, to become effective 45 automatically. The person served may at any time file a written motion in the clerk's office requesting a hearing to dissolve or modify the order. Nothing in this section shall be construed to prohibit the court 46 47 from extending an order entered under this subsection for such longer period of time as is deemed **48** appropriate, after a hearing on notice to the parties.

49 C. In cases other than those for divorce in which a custody or visitation arrangement for a minor
50 child is sought, the court may enter an order providing for custody, visitation or maintenance pending
51 the suit as provided in subsection A. The order shall be directed to either parent or any person with a
52 legitimate interest who is a party to the suit.

53 D. Orders entered pursuant to this section which provide for custody or visitation arrangements 54 pending the suit shall be made in accordance with the standards set out in Chapter 6.1 (§ 20-124.1 et 55 seq.) of Title 20. Orders entered pursuant to subsection B shall be certified by the clerk and forwarded 56 as soon as possible to the local police department or sheriff's office which shall, on the date of receipt, 57 enter the name of the person subject to the order and other appropriate information required by the 58 Department of State Police into the Virginia crime information network system established and 59 maintained by the Department of State Police pursuant to Chapter 2 (§ 52-12 et seq.) of Title 52. If the 60

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order is later dissolved or modified, a copy of the dissolution or modification shall also be certified, forwarded and entered in the system as described above. E. An order entered pursuant to this section shall have no presumptive effect and shall not be determinative when adjudicating the underlying cause. 62 63