1999 SESSION

ENROLLED

1

VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 2.1-1.1, 2.1-1.3, 2.1-1.5, 2.1-51.15, 2.1-116, 2.1-122, 2.1-373.13, 2.1-703.1, 2.1-762, 9-271, 9-323, 37.1-1, 37.1-84.1, 51.5-1, 51.5-2, 51.5-40, 51.5-46, 63.1-182.1 and 2 3 63.1-314.8 of the Code of Virginia; to amend the Code of Virginia by adding sections numbered 37.1-84.3, 37.1-182.3 and 37.1-185.1 and by adding in Title 51.5 a chapter numbered 8.1, consisting 4 5 of sections numbered 51.5-39.1 through 51.5-11; and to repeal Chapter 8 (§§ 51.5-36 through 6 7 51.5-39) of Title 51.5 of the Code of Virginia, relating to persons with mental retardation,

- 8 developmental disabilities, or mental illness; civil penalties.
- 9 10

[S 1224]

- 11 Be it enacted by the General Assembly of Virginia:
- 12

Approved

- 1. That §§ 2.1-1.1, 2.1-1.3, 2.1-1.5, 2.1-51.15, 2.1-116, 2.1-122, 2.1-373.13, 2.1-703.1, 2.1-762, 9-271, 9-323, 37.1-1, 37.1-84.1, 51.5-1, 51.5-2, 51.5-40, 51.5-46, 63.1-182.1 and 63.1-314.8 of the Code of 13
- 14 Virginia are amended and reenacted and that the Code of Virginia is amended by adding sections
- numbered 37.1-84.3, 37.1-182.3 and 37.1-185.1 and by adding in Title 51.5 a chapter numbered 15
- 8.1, consisting of sections numbered 51.5-39.1 through 51.5-39.11, as follows: 16
- § 2.1-1.1. Departments generally. 17
- 18 There shall be, in addition to such others as may be established by law, the following administrative 19 departments of the state government:
- 20 Chesapeake Bay Local Assistance Department.
- 21 Department of Accounts.
- 22 Department for the Aging.
- 23 Department of Agriculture and Consumer Services.
- 24 Department of Alcoholic Beverage Control.
- 25 Department of Aviation.
- 26 Department of Business Assistance.
- 27 Department of Conservation and Recreation.
- 28 Department of Corporations.
- 29 Department of Correctional Education.
- 30 Department of Corrections.
- Department of Criminal Justice Services. 31
- 32 Department for the Deaf and Hard-of-Hearing.
- Department of Education. 33
- 34 Department of Emergency Services.
- 35 Department of Employee Relations Counselors.
- 36 Department of Environmental Quality.
- 37 Department of Fire Programs.
- 38 Department of Forestry.
- 39 Department of Game and Inland Fisheries.
- 40 Department of General Services.
- 41 Department of Health.
- 42 Department of Health Professions.
- 43 Department of Historic Resources.
- 44 Department of Housing and Community Development.
- Department of Information Technology. 45
- Department of Juvenile Justice. 46
- Department of Labor and Industry. 47
- 48 Department of Law.
- Department of Medical Assistance Services. 49
- 50 Department of Mental Health, Mental Retardation and Substance Abuse Services.
- 51 Department of Military Affairs.
- Department of Mines, Minerals and Energy. 52
- 53 Department of Minority Business Enterprise.
- 54 Department of Motor Vehicles.
- 55 Department of Personnel and Training.
- 56 Department of Planning and Budget.

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- 57 Department of Professional and Occupational Regulation.
- 58 Department of Rail and Public Transportation.
- 59 Department of Rehabilitative Services.
- 60 Department for Rights of Virginians With Disabilities.
- 61 Department of Social Services.
- 62 Department of State Police.
- 63 Department of Taxation.
- 64 Department of Transportation.
- 65 Department of the Treasury.
- 66 Department of Veterans' Affairs.
- 67 Department for the Visually Handicapped.
- 68 Governor's Employment and Training Department.
- 69 § 2.1-1.3. Entities subject to standard nomenclature.
- 70 The following independent administrative entities are subject to the standard nomenclature provisions
- 71 of § 2.1-1.2:
- 72 Chesapeake Bay Local Assistance Department.
- 73 Department of Accounts.
- 74 Department for the Aging.
- 75 Department of Agriculture and Consumer Services.
- 76 Department of Alcoholic Beverage Control.
- 77 Department of Aviation.
- 78 Department of Business Assistance.
- 79 Department of Conservation and Recreation.
- 80 Department of Correctional Education.
- 81 Department of Corrections.
- 82 Department of Criminal Justice Services.
- 83 Department for the Deaf and Hard-of-Hearing.
- 84 Department of Education.
- 85 Department of Emergency Services.
- 86 Department of Environmental Quality.
- 87 Department of Employee Relations Counselors.
- 88 Department of Fire Programs.
- 89 Department of Forestry.
- 90 Department of Game and Inland Fisheries.
- 91 Department of General Services.
- 92 Department of Health.
- 93 Department of Health Professions.
- 94 Department of Historic Resources.
- 95 Department of Housing and Community Development.
- 96 Department of Information Technology.
- 97 Department of Juvenile Justice.
- 98 Department of Labor and Industry.
- 99 Department of Medical Assistance Services.
- **100** Department of Mental Health, Mental Retardation and Substance Abuse Services.
- **101** Department of Military Affairs.
- **102** Department of Mines, Minerals and Energy.
- **103** Department of Minority Business Enterprise.
- 104 Department of Motor Vehicles.
- **105** Department of Personnel and Training.
- **106** Department of Planning and Budget.
- **107** Department of Professional and Occupational Regulation.
- **108** Department of Rail and Public Transportation.
- **109** Department of Rehabilitative Services.
- 110 Department for Rights of Virginians With Disabilities.
- **111** Department of Social Services.
- **112** Department of State Police.
- **113** Department of Taxation.
- **114** Department of Transportation.
- **115** Department of the Treasury.
- **116** Department of Veterans' Affairs.
- **117** Department for the Visually Handicapped.

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118 Governor's Employment and Training Department. 119 § 2.1-1.5. Entities not subject to standard nomenclature. 120 The following entities are not subject to the provisions of § 2.1-1.2 due to the unique characteristics 121 or the enabling legislation of the entities: 122 Authorities 123 Assistive Technology Loan Fund Authority. 124 Medical College of Virginia Hospitals Authority. Richmond Eye and Ear Hospital Authority. 125 126 Small Business Financing Authority. 127 Virginia Agriculture Development Authority. 128 Virginia College Building Authority. 129 Virginia Economic Development Partnership. 130 Virginia Housing Development Authority. 131 Virginia Information Providers Network Authority. 132 Virginia Innovative Technology Authority. 133 Virginia Port Authority. 134 Virginia Public Building Authority. 135 Virginia Public School Authority. 136 Virginia Resources Authority. 137 **Boards** 138 Board for Protection and Advocacy 139 Board of Commissioners, Virginia Agriculture Development Authority. 140 Board of Commissioners, Virginia Port Authority. 141 Board of Directors, Assistive Technology Loan Fund Authority. Board of Directors, Medical College of Virginia Hospitals Authority. 142 143 Board of Directors, Richmond Eye and Ear Hospital Authority. Board of Directors, Small Business Financing Authority. Board of Directors, Virginia Economic Development Partnership. Board of Directors, Virginia Innovative Technology Authority. 144 145 146 147 Board of Directors, Virginia Resources Authority. 148 Board of Regents, Gunston Hall Plantation. 149 Board of Regents, James Monroe Memorial Law Office and Library. 150 Board of Trustees, Family and Children's Trust Fund. 151 Board of Trustees, Frontier Culture Museum of Virginia. 152 Board of Trustees, Jamestown-Yorktown Foundation. 153 Board of Trustees, Miller School of Albemarle. Board of Trustees, Rural Virginia Development Foundation. 154 155 Board of Trustees, The Science Museum of Virginia. Board of Trustees, Virginia Museum of Fine Arts. Board of Trustees, Virginia Museum of Natural History. Board of Trustees, Virginia Outdoor Foundation. 156 157 158 159 Board of Visitors, Christopher Newport University. 160 Board of Visitors, George Mason University. Board of Visitors, Gunston Hall Plantation. 161 162 Board of Visitors, James Madison University. 163 Board of Visitors, Longwood College. 164 Board of Visitors, Mary Washington College. 165 Board of Visitors to Mount Vernon. Board of Visitors, Norfolk State University. 166 Board of Visitors, Old Dominion University. 167 168 Board of Visitors, Radford University. 169 Board of Visitors, The College of William and Mary in Virginia. Board of Visitors, University of Virginia. 170 Board of Visitors, Virginia Commonwealth University. 171 Board of Visitors, Virginia Military Institute. 172 173 Board of Visitors, Virginia Polytechnic Institute and State University. 174 Board of Visitors, Virginia State University. 175 Commonwealth Health Research Board. 176 Governing Board, Virginia College Building Authority. Governing Board, Virginia Public School Authority. 177 178 Library Board, The Library of Virginia.

- 179 Motor Vehicle Dealer Board.
- 180 State Board for Community Colleges, Virginia Community College System.
- Virginia-Israel Advisory Board. 181
- 182 (Effective until July 1, 2002) Wireless E-911 Service Board. Commissions
- 183
- 184 Advisory Commission on the Virginia Schools for the Deaf and the Blind.
- Alexandria Historical Restoration and Preservation Commission. 185
- Charitable Gaming Commission. 186
- Chesapeake Bay Bridge and Tunnel Commission. 187
- 188 Hampton Roads Sanitation District Commission. 189
 - Districts
- 190 Chesapeake Bay Bridge and Tunnel District.
- 191 Hampton Roads Sanitation District. 192

Educational Institutions

- 193 Christopher Newport University.
- Frontier Culture Museum of Virginia. 194
- 195 George Mason University.
- 196 James Madison University.
- 197 Jamestown-Yorktown Foundation.
- 198 Longwood College.
- 199 Mary Washington College.
- 200 Miller School of Albemarle.
- 201 Norfolk State University.
- 202 Old Dominion University.
- 203 Radford University.
- The College of William and Mary in Virginia. The Library of Virginia. 204
- 205
- The Science Museum of Virginia. 206
- 207 University of Virginia.
- 208 Virginia Commonwealth University.
- 209 Virginia Community College System.
- 210 Virginia Military Institute.
- Virginia Museum of Fine Arts. 211
- 212 Virginia Polytechnic Institute and State University.
- 213 Virginia State University.

Foundations

- 215 Chippokes Plantation Farm Foundation.
- 216 Rural Virginia Development Foundation.
- 217 Virginia Arts Foundation.

214

229

- Virginia Conservation and Recreation Foundation. 218
- 219 Virginia Historic Preservation Foundation.
- 220 Virginia Outdoor Foundation. 221

Museum

222 Virginia Museum of Natural History. 223

Office

- 224 Virginia Office for Protection and Advocacy 225
 - Partnership
- 226 A. L. Philpott Manufacturing Extension Partnership. 227
 - Plantation

- 228 Gunston Hall Plantation.
 - § 2.1-51.15. Agencies for which responsible.

239 § 2.1-116. Certain officers and employees exempt from chapter.

The Secretary of Health and Human Resources shall be responsible to the Governor for the following 230 agencies: Department of Health, Department for the Visually Handicapped, Department of Health 231 Professions, Department for the Aging, Department of Mental Health, Mental Retardation and Substance 232 Abuse Services, Department of Rehabilitative Services, Department of Social Services, Department for 233 Rights of Virginians With Disabilities, Department of Medical Assistance Services, the Council on 234 235 Indians, Governor's Employment and Training Department, Child Day-Care Council, Virginia Department for the Deaf and Hard-of-Hearing, and the Virginia Council on Coordinating Prevention. 236 237 The Governor may, by executive order, assign any other state executive agency to the Secretary of 238 Health and Human Resources, or reassign any agency listed above to another secretary.

240 The provisions of this chapter shall not apply to:

241 1. Officers and employees for whom the Constitution specifically directs the manner of selection;

242 2. Officers and employees of the Supreme Court and the Court of Appeals;

243 3. Officers appointed by the Governor, whether confirmation by the General Assembly or by either 244 house thereof is required or not; 245

4. Officers elected by popular vote or by the General Assembly or either house thereof;

246 5. Members of boards and commissions however selected;

247 6. Judges, referees, receivers, arbiters, masters and commissioners in chancery, commissioners of 248 accounts, and any other persons appointed by any court to exercise judicial functions, and jurors and 249 notaries public;

250 7. Officers and employees of the General Assembly and persons employed to conduct temporary or 251 special inquiries, investigations, or examinations on its behalf; 252

8. The presidents, and teaching and research staffs of state educational institutions;

9. Commissioned officers and enlisted personnel of the national guard and the naval militia;

253 254 10. Student employees in institutions of learning, and patient or inmate help in other state 255 institutions;

256 11. Upon general or special authorization of the Governor, laborers, temporary employees and 257 employees compensated on an hourly or daily basis;

258 12. County, city, town and district officers, deputies, assistants and employees;

13. The employees of the Virginia Workers' Compensation Commission;

259 260 14. The officers and employees of the Virginia Retirement System;

261 15. Employees whose positions are identified by the State Council of Higher Education and the 262 boards of the Virginia Museum of Fine Arts, the Science Museum of Virginia, the Jamestown-Yorktown Foundation, the Frontier Culture Museum of Virginia, the Virginia Museum of Natural History and The 263 264 Library of Virginia, and approved by the Director of the Department of Personnel and Training as 265 requiring specialized and professional training;

- 16. Employees of the State Lottery Department;
- 17. Production workers for the Virginia Industries for the Blind Sheltered Workshop programs;

268 18. [Repealed.] 269

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19. Employees of the Medical College of Virginia Hospitals Authority;

270 20. Employees of the University of Virginia Medical Center. Any changes in compensation plans for 271 such employees shall be subject to the review and approval of the Board of Visitors of the University of 272 Virginia. The University of Virginia shall ensure that its procedures for hiring University of Virginia 273 Medical Center personnel are based on merit and fitness. Such employees shall remain subject to the 274 provisions of Chapter 10.01 (§ 2.1-116.01 et seq.) of Title 2.1;

275 21. In executive branch agencies the employee who has accepted serving in the capacity of chief 276 deputy, or equivalent, and the employee who has accepted serving in the capacity of a confidential 277 assistant for policy or administration. An employee serving in either one of these two positions shall be 278 deemed to serve on an employment-at-will basis. An agency may not exceed two employees who serve in this exempt capacity; 279

22. Employees of Virginia Correctional Enterprises. Such employees shall remain subject to the 280 281 provisions of Chapter 10.01 (§ 2.1-116.01 et seq.) of Title 2.1;

- 282 23. Officers and employees of the Virginia Port Authority; and
- 283 24. Employees of the Virginia Higher Education Tuition Trust Fund; and

284 25. The Director of the Virginia Office for Protection and Advocacy.

285 § 2.1-122. Employment of special counsel generally.

286 No special counsel shall be employed for or by the Governor or any state department, institution, 287 division, commission, board, bureau, agency, entity, official, justice of the Supreme Court, or judge of 288 any circuit court or district court except in the following cases:

289 (a) Where because of the nature of the service to be performed, the Attorney General's office is 290 unable to render same, the Governor after issuing an exemption order stating with particularity the facts 291 and reasons upon which he bases his conclusion that the Attorney General's office is unable to render 292 such service, may employ special counsel to render such service as the Governor may deem necessary 293 and proper.

294 (b) In cases of legal services in civil matters to be performed for the Commonwealth, where it is 295 impracticable or uneconomical for the Attorney General to render same, he may employ special counsel 296 whose compensation shall be paid out of the appropriation for the Attorney General's office.

297 (c) In cases of legal services in civil matters to be performed for any state department, institution, 298 division, commission, board, bureau, agency, entity, official, justice of the Supreme Court, or judge of 299 any circuit court or district court where it is impracticable or uneconomical for the Attorney General's 300 office to render same, special counsel may be employed but only upon the written recommendation of

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301 the Attorney General, who shall approve all requisitions drawn upon the Comptroller for warrants as 302 compensation for such special counsel before the Comptroller shall have authority to issue such 303 warrants.

304 (d) In cases where the Attorney General certifies to the Governor that it would be improper for the 305 Attorney General's office to render legal services due to a conflict of interests, or that he is unable to 306 render certain legal services, the Governor may employ special counsel or other assistance to render 307 such services as may be necessary.

308 (e) In cases of legal services in civil matters to be performed by the Virginia Office for Protection 309 and Advocacy pursuant to Chapter 8.1 (§ 51.5-39.1 et seq.) of Title 51.5. 310

§ 2.1-373.13. Public Guardian and Conservator Advisory Board created; duties; membership; terms.

311 There is hereby created the Public Guardian and Conservator Advisory Board (the Board) which shall 312 report to and advise the Commissioner on the means for effectuating the purposes of this article and 313 shall assist in the coordination and management of the local and regional programs appointed to act as public guardians and conservators pursuant to Chapter 4 (§ 37.1-128.01 et seq.) of Title 37.1. The Board 314 shall provide advice and counsel on the provision of high quality guardianship service and avoidance of 315 316 conflicts of interest, promote the mobilization of activities and resources of public and private sector entities to effectuate the purposes of this article, and make recommendations regarding appropriate 317 318 legislative and executive actions, including, but not limited to, recommendations governing alternatives 319 for local programs to follow upon repeal of the authority granted to the courts pursuant to § 37.1-134.19 320 to appoint the sheriff as guardian or conservator when the maximum staff to client ratio of the local 321 program is met or exceeded.

322 The Board shall consist of no more than fifteen members who shall be appointed by the Governor as 323 follows: one representative of the Virginia Guardianship Association, one representative of the Virginia 324 Area Agencies on Aging, one representative of the Virginia State Bar, one active or retired circuit court 325 judge upon recommendation of the Chief Justice of the Supreme Court, one representative of the Association of Retarded Citizens, one representative of the Virginia Alliance for the Mentally III, one 326 327 representative of the Virginia League of Social Service Executives, one representative of the Association 328 of Community Service Boards, the Commissioner of the Department of Social Services or his designee, 329 the Commissioner of the Department of Mental Health, Mental Retardation and Substance Abuse 330 Services or his designee, the Director of the Virginia Department for the Rights of Virginians with 331 Disabilities Office for Protection and Advocacy or his designee, and one person who is a member of the 332 Governor's Advisory Board for the Department for the Aging and such other individuals who may be 333 qualified to assist in the duties of the Board.

334 The Commissioners of the Departments of Social Services and Mental Health, Mental Retardation 335 and Substance Abuse Services or their designees, the Director of the Virginia Department for the Rights 336 of Virginians with Disabilities Office for Protection and Advocacy or his designee, and the representative of the Board for the Department for the Aging, shall serve terms coincident with their 337 terms of office or in the case of designees, the term of the Commissioner or Director. Of the other 338 339 members of the Board, five of the appointees shall serve for four-year terms and the remainder shall 340 serve for three-year terms. No member shall serve more than two successive terms. A vacancy occurring 341 other than by expiration of term shall be filled for the unexpired term. Each year, the Board shall elect a 342 chairman and a vice-chairman from among its members. Five members of the Board shall constitute a 343 quorum. Members shall receive no compensation for their services but shall be reimbursed for all 344 reasonable and necessary expenses incurred in the discharge of their duties as members of the Board. 345

§ 2.1-703.1. Interagency Coordinating Council on Housing for the Disabled.

346 There shall be an Interagency Coordinating Council on Housing for the Disabled, hereinafter referred 347 to as "Council." The Council shall consist of one representative, to be appointed by the agency 348 executive, from each of the following: Department of Professional and Occupational Regulation, Department of Housing and Community Development, Virginia Housing Development Authority, Department for Rights of Virginians With Disabilities Virginia Office for Protection and Advocacy, 349 350 Department for the Aging, Department for the Deaf and Hard-of-Hearing, Department of Mental Health, 351 352 Mental Retardation and Substance Abuse Services, Department of Rehabilitative Services, Department of 353 Social Services and Department for the Visually Handicapped. The Secretary of Commerce and Trade 354 and Secretary of Health and Human Resources shall serve ex officio on the Council. The appropriate 355 agency executive may appoint additional members as required. The Council shall annually elect a 356 chairman. Each agency shall contribute a pro rata share of the required support services.

357 The Council shall provide and promote cross-secretariat interagency leadership for comprehensive 358 planning and coordinated implementation of proposals to increase and maximize use of existing 359 low-income housing for the disabled and to ensure development of accompanying community support services. The Council shall stimulate action by government agencies and enlist the cooperation of the 360 nonprofit and private sectors. The Council shall develop a state policy on housing for the disabled for 361

submission to the Governor. The policy shall be reviewed and updated as necessary. The Council shallsubmit to the Governor and various agency executives a report and recommendations at least annually.

364 § 2.1-762. Early intervention agencies committee.

An early intervention agencies committee shall be established to ensure the implementation of a 365 366 comprehensive system for early intervention services. The committee shall be composed of the 367 Commissioner of the Department of Health, the Director of the Department for the Deaf and 368 Hard-of-Hearing, the Superintendent of Public Instruction, the Director of the Department of Medical 369 Assistance Services, the Commissioner of the Department of Mental Health, Mental Retardation and 370 Substance Abuse Services, the Commissioner of the Department of Social Services, the Commissioner of 371 the Department for the Visually Handicapped, the Director of the Department for Rights of Virginians 372 with Disabilities Virginia Office for Protection and Advocacy, and the Commissioner of the Bureau of 373 Insurance within the State Corporation Commission. The committee shall meet at least twice each fiscal 374 year and shall make annual recommendations to the Secretary of Health and Human Resources and the 375 Secretary of Education on issues that require interagency planning, financing, and resolution. Each 376 member of the committee shall appoint a representative from his agency to serve on the Virginia 377 Interagency Coordinating Council.

378 § 9-271. Comprehensive Prevention Plan.

379 A Comprehensive Prevention Plan shall be jointly developed biennially by the following agencies:

380 Department for the Aging, Department of Alcoholic Beverage Control, Department of Correctional 381 Education, Department of Corrections, Department of Juvenile Justice, Department of Criminal Justice 382 Services, Department of Education, Department of Health, Department of Medical Assistance Services, 383 Department of Mental Health, Mental Retardation and Substance Abuse Services, Department of Motor 384 Vehicles, Department for Rights of Virginians With Disabilities Virginia Office for Protection and 385 Advocacy, and Department of Social Services. The Secretary of Health and Human Resources shall designate an agency to coordinate development of the Plan. The Comprehensive Prevention Plan shall 386 387 coordinate and integrate the planning efforts of the state agencies listed above and the private sector in 388 order to provide a broad prevention agenda for the Commonwealth, enable communities to design and 389 implement prevention programs that meet the identified needs of the community and facilitate the 390 development of interagency and broad-based community involvement in the development of prevention 391 programs. The Comprehensive Prevention Plan shall identify priority prevention issues and challenges, 392 prevention goals and objectives and public and private strategies to achieve goals and objectives. For the 393 purposes of the Plan, prevention activities, issues and programs shall be those activities which promote 394 the objective identified in subsection B of § 9-270. The Plan with a cost analysis of the proposed 395 strategies shall be submitted to the House Committee on Health, Welfare and Institutions and the Senate 396 Committees on Rehabilitation and Social Services and Education and Health for the purpose of analysis, 397 review and comment prior to implementation.

398 § 9-323. Specialized Transportation Technical Advisory Committee.

399 A Specialized Transportation Technical Advisory Committee shall assist the Council. The Committee 400 shall be composed of representatives from the following agencies: the Department for the Aging, the 401 Department for the Deaf and Hard-of-Hearing, the Department of Education, the Department of Medical 402 Assistance Services, the Department of Mental Health, Mental Retardation and Substance Abuse 403 Services, the Department for Rights of Virginians with Disabilities Virginia Office for Protection and **404** Advocacy, the Department of Rehabilitative Services, the Department of Social Services, the Department 405 of Transportation's Directorate of Rail and Public Transportation or its successor agency and the 406 Department for the Visually Handicapped and three representatives of public transportation providers or transportation district commissions to be appointed by the Council. 407

408 § 37.1-1. Definitions.

409 As used in this title except where the context requires a different meaning or where it is otherwise 410 provided, the following words shall have the meaning ascribed to them:

411 "Abuse" means any act or failure to act by an employee of a facility or program operated, licensed,
412 or funded by the Department that was performed or was failed to be performed knowingly, recklessly, or
413 intentionally, and that caused or might have caused physical or psychological harm, injury, or death to
414 a person receiving care or treatment for mental illness, mental retardation or substance abuse.
415 Examples of abuse include, but are not limited to, acts such as:

416 *1. Rape, sexual assault, or other criminal sexual behavior;*

417 2. Assault or battery;

418 *3.* Use of language that demeans, threatens, intimidates or humiliates the person;

419 4. Misuse or misappropriation of the person's assets, goods, or property;

420 5. Use of excessive force when placing a person in physical or mechanical restraint;

421 6. Use of physical or mechanical restraints on a person that is not in compliance with federal and

422 state laws, regulations, and policies, professionally accepted standards of practice or the person's

423 *individualized services' plan; and*

424 7. Use of more restrictive or intensive services or denial of services to punish the person or that is 425 not consistent with his individualized services plan.

426 "Alcoholic" means a person who: (i) through use of alcohol has become dangerous to the public or
427 himself or (ii) because of such alcohol use is medically determined to be in need of medical or
428 psychiatric care, treatment, rehabilitation or counseling;

429 "Board" means the State Mental Health, Mental Retardation and Substance Abuse Services Board;

"Client," as used in Chapter 10 (§ 37.1-194 et seq.) of this title, means any person receiving a service
 provided by personnel or facilities under the jurisdiction or supervision of a community services board;

432 "Commissioner" means the Commissioner of Mental Health, Mental Retardation and Substance433 Abuse Services;

434 "Community services board" means a citizens' board established pursuant to § 37.1-195 which
435 provides mental health, mental retardation and substance abuse programs and services within the
436 political subdivision or political subdivisions participating on the board;

437 "Consumer" means a current or former direct recipient of public or private mental health, mental
438 retardation, or substance abuse treatment or habilitation services;

439 "Department" means the Department of Mental Health, Mental Retardation and Substance Abuse440 Services;

441 "Director" means the chief executive officer of a hospital or of a training center for the mentally442 retarded;

"Drug addict" means a person who: (i) through use of habit-forming drugs or other drugs enumerated
in the Virginia Drug Control Act (§ 54.1-3400 et seq.) as controlled drugs, has become dangerous to the
public or himself or (ii) because of such drug use, is medically determined to be in need of medical or
psychiatric care, treatment, rehabilitation or counseling;

447 "Facility" means a state or private hospital, training center for the mentally retarded, psychiatric
448 hospital, or other type of residential and ambulatory mental health or mental retardation facility and
449 when modified by the word "state" it means a facility under the supervision and management of the
450 Commissioner;

451 "Family member" means an immediate family member of a consumer or the principal caregiver of a
452 consumer. A principal caregiver is a person who acts in the place of an immediate family member,
453 including other relatives and foster care providers, but does not have a proprietary interest in the care of
454 the consumer;

455 "Hospital" or "hospitals" when not modified by the words "state" or "private" shall be deemed to
456 include both state hospitals and private hospitals devoted to or with facilities for the care and treatment
457 of the mentally ill or mentally retarded;

"Judge" includes only the judges, associate judges and substitute judges of general district courts within the meaning of Chapter 4.1 (§ 16.1-69.1 et seq.) of Title 16.1 and of juvenile and domestic relations district courts within the meaning of Chapter 11 (§ 16.1-226 et seq.) of Title 16.1, as well as the special justices authorized by § 37.1-88;

462 "Legal resident" means any person who is a bona fide resident of the Commonwealth of Virginia;

463 "Mental retardation" means substantial subaverage general intellectual functioning which originates464 during the development period and is associated with impairment in adaptive behavior;

"Mentally ill" means any person afflicted with mental disease to such an extent that for his own welfare or the welfare of others, he requires care and treatment; provided, that for the purposes of Chapter 2 (§ 37.1-63 et seq.) of this title, the term "mentally ill" shall be deemed to include any person who is a drug addict or alcoholic;

469 "Neglect" means failure by an individual, program or facility responsible for providing services to
470 provide nourishment, treatment, care, goods, or services necessary to the health, safety or welfare of a
471 person receiving care or treatment for mental illness, mental retardation or substance abuse;

472 "Patient" or "resident" means a person voluntarily or involuntarily admitted to or residing in a facility
473 according to the provisions of this title;

474 "Private hospital" means a hospital or institution which is duly licensed pursuant to the provisions of475 this title;

476 "Private institution" means an establishment which is not operated by the Department and which is
477 licensed under Chapter 8 (§ 37.1-179 et seq.) of this title for the care or treatment of mentally ill or
478 mentally retarded persons, including psychiatric wards of general hospitals;

479 "Property" as used in §§ 37.1-12 and 37.1-13 includes land and structures thereon;

480 "State hospital" means a hospital, training school or other such institution operated by the 481 Department for the care and treatment of the mentally ill or mentally retarded;

482 "System of facilities" or "facility system" means the entire system of hospitals and training centers483 for the mentally retarded and other types of facilities for the residential and ambulatory treatment,

484 training and rehabilitation of the mentally ill and mentally retarded as defined in this section under the **485** general supervision and management of the Commissioner;

486 "Training center for the mentally retarded" means a regional facility for the treatment, training and 487 habilitation of the mentally retarded in a specific geographical area.

488 § 37.1-84.1. Rights of patients and residents.

489 A. Each person who is a patient or, resident, or consumer in a hospital or, other facility, or program **490** operated, funded, or licensed by the Department of Mental Health, Mental Retardation and Substance 491 Abuse Services shall be assured his legal rights and care consistent with basic human dignity insofar as 492 it is within the reasonable capabilities and limitations of the Department, *funded program*, or licensee 493 and is consistent with sound therapeutic treatment. Each person admitted to a hospital Θ , other facility, **494** or program operated, funded, or licensed by the Department shall:

495 1. Retain his legal rights as provided by state and federal law;

496 2. Receive prompt evaluation and treatment or training about which he is informed insofar as he is 497 capable of understanding; 498

3. Be treated with dignity as a human being and be free from abuse or neglect;

499 4. Not be the subject of experimental or investigational research without his prior written and 500 informed consent or that of his legally authorized representative. No employee of the Department or a 501 community services board, behavioral health authority, or local government department with a 502 policy-advisory community services board; a community services board, behavioral health authority, or 503 local government with a policy-advisory community services board contractor; or any other public or 504 private program or facility licensed or funded by the Department shall serve as a legally authorized 505 representative for a consumer being treated in any Department, community services board, behavioral 506 health authority, local government department with a policy-advisory community services board or other 507 licensed or funded public or private program or facility, unless the employee is a relative or legal 508 guardian of the consumer;

509 5. Be afforded an opportunity to have access to consultation with a private physician at his own 510 expense and, in the case of hazardous treatment or irreversible surgical procedures, have, upon request, an impartial review prior to implementation, except in case of emergency procedures required for the 511 512 preservation of his health;

513 6. Be treated under the least restrictive conditions consistent with his condition and not be subjected 514 to unnecessary physical restraint and isolation; 515

7. Be allowed to send and receive sealed letter mail;

516 8. Have access to his medical and mental records and be assured of their confidentiality but, 517 notwithstanding other provisions of law, such right shall be limited to access consistent with his 518 condition and sound therapeutic treatment; and

519 9. Have the right to an impartial review of violations of the rights assured under this section and the 520 right of access to legal counsel; and

521 10. Be afforded appropriate opportunities, consistent with the person's capabilities and capacity, to 522 participate in the development and implementation of his individualized services plan.

523 The State Mental Health, Mental Retardation and Substance Abuse Services Board shall promulgate 524 regulations relative to the implementation of the above after due notice and public hearing as provided 525 for in the Administrative Process Act (§ 9-6.14:1 et seq.).

526 The Board shall also promulgate regulations delineating the rights of patients and, residents, and 527 consumers with respect to nutritionally adequate diet, safe and sanitary housing, participation in 528 nontherapeutic labor, attendance or nonattendance at religious services, participation in treatment decision-making, including due process procedures to be followed when a patient or, resident, or 529 530 consumer may be unable to make an informed decision, use of telephones, suitable clothing, and 531 possession of money and valuables and related matters. Licensure pursuant to Chapter 8 (§ 37.1-179 et 532 seq.) of this title shall be contingent upon substantial compliance with human rights regulations as 533 determined by periodic human rights reviews performed by the Department. Human rights reviews will 534 be conducted as part of the Department's licensure reviews or, at the Department's discretion, whenever 535 human rights issues arise. Such latter regulations shall be applicable to all hospitals and, other facilities, 536 and programs operated, funded, or licensed by the Department of Mental Health, Mental Retardation 537 and Substance Abuse Services but such hospitals or, facilities, or programs may be classified as to 538 patient or, resident, or consumer population, size, type of services, or other reasonable classification.

539 B. The Board shall promulgate regulations requiring facilities and programs licensed or funded by 540 the Department to provide information and statistical data to the Department related to (i) complaints 541 and the results of investigations of abuse or neglect, (ii) deaths and serious injuries, (iii) instances of 542 seclusion and restraint, including the duration, type and rationale for use per consumer, and (iv) findings by state or local human rights committees or the Office of Human Rights within the Department 543 544 of human rights violations, abuse or neglect. The Board's regulations shall address the procedures for

545 collecting, compiling, encrypting and releasing the data. Such information and statistical data shall be 546 made available to the public in a format from which all provider, patient, resident and 547 consumer-identifying information has been removed. The Board's regulations shall specifically exclude 548 all proceedings, minutes, records, and reports of any committee or nonprofit entity providing a 549 centralized credentialing service which are identified as privileged pursuant to § 8.01-581.17. 550

§ 37.1-84.3. Appointments to state and local human rights committees.

551 The Board shall appoint a state human rights committee, which shall appoint local human rights 552 committees to address alleged violations of consumers' human rights. One-third of the appointments 553 made to the state or local human rights committees shall be consumers or family members of 554 consumers, with at least two consumers who are receiving services on each committee. Remaining 555 appointments shall include lawyers, health care providers, and persons with interest or knowledge or 556 training in the mental health, mental retardation or substance abuse field. No current employee of the 557 Department; a community services board, behavioral health authority, or local government department with a policy-advisory community services board; or any facility or program licensed or funded by the 558 559 Department shall serve as a member of the state human rights committee. No current employee of the 560 Department; a community services board, behavioral health authority or local government department with a policy-advisory community services board; or any facility or program licensed or funded by the 561 562 Department shall serve as a member of any local human rights committee that serves an oversight 563 function for the employing facility, program or organization.

564 § 37.1-182.3. Human rights review.

565 Licensure pursuant to this chapter shall be contingent upon substantial compliance with § 37.1-84.1 566 and acceptable implementation of the human rights regulations promulgated pursuant thereto as 567 determined by periodic human rights reviews performed by the Department. Such reviews shall be 568 conducted as part of the Department's licensure reviews or, at the agency's discretion, whenever human 569 rights issues arise. 570

§ 37.1-185.1. Human rights enforcement and sanctions.

A. Notwithstanding any other provision of law, following a proceeding as provided in § 9-6.14:11, 571 572 the Commissioner may issue a special order for a violation of any of the provisions of § 37.1-84.1 or 573 any rule or regulation promulgated under any provision of § 37.1-84.1 or of this chapter that adversely 574 impacts the human rights of consumers or poses an imminent and substantial threat to the health, safety or welfare of consumers. The issuance of a special order shall be considered a case decision as defined 575 576 in § 9-6.14:4. The Commissioner shall not delegate his authority to impose civil penalties in conjunction 577 with the issuance of special orders. The Commissioner may take the following actions to sanction public 578 and private hospitals, facilities or programs licensed or funded by the Department for noncompliance 579 with § 37.1-84.1 or the human rights regulations:

580 1. Place any such hospital, facility or program on probation upon finding that it is substantially out 581 of compliance with the human rights regulations and that the health or safety of consumers is at risk.

582 2. Reduce licensed capacity or prohibit new admissions when the Commissioner concludes that the 583 hospital, facility or program cannot make necessary corrections to achieve compliance with regulations **584** except by a temporary restriction of its scope of service.

585 3. Require that probationary status announcements, provisional licenses, and denial or revocation notices be of sufficient size and distinction and be posted in a prominent place at each public entrance 586 587 of the hospital, facility or program.

588 4. Mandate training for hospital, facility or program employees, with any costs to be borne by the 589 hospital, facility or program, when the Commissioner concludes that the lack of such training has led 590 directly to violations of regulations.

591 5. Assess civil penalties of not more than \$500 per violation per day upon finding that the licensed 592 or funded hospital, facility or program is substantially out of compliance with the human rights 593 regulations and that the health or safety of consumers is at risk.

594 6. Withhold funds from licensees or programs receiving public funds that are in violation of the 595 human rights regulations.

596 7. Inform other public agencies that provide funds to the licensee or the program, such as the 597 Department of Social Services and the Department of Medical Assistance Services, of any licensee or **598** program that is in violation of the human rights regulations.

599 B. "Special order" means an administrative order issued to any party licensed or funded by the 600 Department pursuant to this chapter that has a stated duration of not more than twelve months and that may include a civil penalty that shall not exceed \$500 per violation per day, prohibition of new 601 602 admissions or reduction of licensed capacity for violations of the human rights regulations.

603 C. The Board shall promulgate regulations to implement the provisions of this section.

604 § 51.5-1. Declaration of policy.

605 It is the policy of this Commonwealth to encourage and enable persons with disabilities to participate

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fully and equally in the social and economic life of the Commonwealth and to engage in remunerative 606 607 employment. To these ends, the General Assembly directs the Governor, Department for Rights of 608 Virginians with Disabilities, Department for the Aging, Department for the Deaf and Hard-of-Hearing, 609 Department of Education, Department of Health, Department of Housing and Community Development, 610 Department of Mental Health, Mental Retardation and Substance Abuse Services, Virginia Office for Protection and Advocacy, Board for Rights of Virginians with Disabilities, Department of Rehabilitative 611 612 Services, Department of Social Services, Department for the Visually Handicapped, and such other 613 agencies as the Governor deems appropriate, to provide, in a comprehensive and coordinated manner 614 which makes the best use of available resources, those services necessary to assure equal opportunity to 615 persons with disabilities in the Commonwealth.

The provisions of this title shall be known and may be cited as "The Virginians With Disabilities 616 Act." 617

618 § 51.5-2. Plan of cooperation.

619 The Department for Rights of Virginians with Disabilities, Department for the Aging, Department for 620 the Deaf and Hard-of-Hearing, Department of Education, Department of Health, Department of Housing 621 and Community Development, Department of Mental Health, Mental Retardation and Substance Abuse 622 Services, Virginia Office for Protection and Advocacy, Department of Rehabilitative Services, 623 Department of Social Services, Department for the Visually Handicapped and such other agencies as are 624 designated by the Governor which serve persons with disabilities shall formulate a plan of cooperation 625 in accordance with the provisions of this title and the federal Rehabilitation Act. The goal of this plan 626 shall be to promote the fair and efficient provision of rehabilitative and other services to persons with 627 disabilities and to protect the rights of persons with disabilities.

628 The plan of cooperation shall include an annual update of budgetary commitment under the plan, 629 specifying how many persons with disabilities, by type of impairment, will be served under the plan. The plan of cooperation shall include consideration of first pay provisions for entitlement programs of a 630 631 cooperating agency. If entitlement services are part of a client's individualized written rehabilitation program or equivalent plan for services, funds shall be paid from the entitlement program when 632 633 possible. The plan and budgetary commitments shall be reviewed by the respective boards of the cooperating agencies, reviewed by the Virginia Board for People with Disabilities and submitted for 634 approval to the appropriate secretaries within the Governor's Office before implementation. 635 636

CHAPTER 8.1. PROTECTION AND ADVOCACY SERVICES.

637 § 51.5-39.1. Definitions. 638

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As used in this chapter, unless the context requires a different meaning:

640 "Abuse" means any act or failure to act by an employee of a facility or program rendering care or 641 treatment to individuals with mental, cognitive, sensory, physical or other disabilities that was performed **642** or was failed to be performed knowingly, recklessly, or intentionally, and that caused or might have 643 caused physical or psychological harm, injury, or death to a person receiving care or treatment for 644 mental, cognitive, sensory, physical or other disabilities. Examples of abuse include, but are not limited 645 to, acts such as:

646 1. Rape, sexual assault, or other criminal sexual behavior;

2. Assault or battery;

- 648 3. Use of language that demeans, threatens, intimidates or humiliates the person; 649
 - 4. Misuse or misappropriation of the person's assets, goods, or property;
 - 5. Use of excessive force when placing a person in physical or mechanical restraint;

651 6. Use of physical or mechanical restraints on a person that is not in compliance with federal and 652 state laws, regulations, and policies, professionally accepted standards of practice or the person's 653 individualized services plan; and

- 654 7. Use of more restrictive or intensive services or denial of services to punish the person or that is 655 not consistent with his individualized services plan.
- 656 "Board" means the Board for Protection and Advocacy.

657 "Disabilities" means mental, cognitive, sensory, physical, or other disabilities covered by the federal Protection and Advocacy for Individuals with Mental Illness Act, the federal Developmental Disabilities 658 659 Assistance and Bill of Rights Act, the federal Rehabilitation Act of 1973, as amended, and such other related federal and state programs as may be established by federal and state law. 660

- "Neglect" means failure by an individual, program or facility responsible for providing services to 661 662 provide nourishment, treatment, care, goods, or services necessary to the health, safety or welfare of a person receiving care or treatment for mental, cognitive, sensory, physical or other disabilities. 663
- 664 "Office" means the Virginia Office for Protection and Advocacy.
- 665 § 51.5-39.2. The Virginia Office for Protection and Advocacy established; governing board; terms.
- A. The Department for Rights of Virginians with Disabilities is hereby reestablished as an 666

independent state agency, the Virginia Office for Protection and Advocacy. The Office is designated as 667 668 the agency to protect and advocate for the rights of persons with mental, cognitive, sensory, physical or 669 other disabilities and to receive federal funds on behalf of the Commonwealth of Virginia to implement 670 the federal Protection and Advocacy for Individuals with Mental Illness Act, the federal Developmental 671 Disabilities Assistance and Bill of Rights Act, the federal Rehabilitation Act, the Virginians with 672 Disabilities Act and such other related programs as may be established by state and federal law. Notwithstanding any other provision of law, the Office shall be independent of the Office of the Attorney 673 674 General and shall have the authority, pursuant to § 2.1-122 (e), to employ and contract with legal 675 counsel to carry out the purposes of this chapter and to employ and contract with legal counsel to 676 advise and represent the Office, to initiate actions on behalf of the Office, and to defend the Office, its 677 officers, agents and employees in the course and scope of their employment or authorization, in any 678 matter, including state, federal and administrative proceedings. Compensation for legal counsel shall be 679 paid out of the funds appropriated for the administration of the Office. However, in the event defense is provided under Article 5.1 (§ 2.1-526.1 et seq.) of Chapter 32 of Title 2.1, counsel shall be appointed 680 pursuant to § 2.1-122 (d). The Office shall provide ombudsman, advocacy and legal services to persons 681 682 with disabilities who may be represented by the Office. The Office is authorized to receive and act upon 683 complaints concerning discrimination on the basis of disability, abuse and neglect or other denial of 684 rights, and practices and conditions in institutions, hospitals, and programs for persons with disabilities, 685 and to investigate complaints relating to abuse and neglect or other violation of the rights of persons 686 with disabilities in proceedings under state or federal law, and to initiate any proceedings to secure the 687 rights of such persons.

688 B. The Office shall be governed by a thirteen-member board. The Board shall be composed of 689 members who broadly represent or are knowledgeable about the needs of persons with disabilities 690 served by the Office. Two or more members shall have experience in the fields of developmental disabilities and mental health. Persons with mental, cognitive, sensory or physical disabilities or family 691 692 members, guardians, advocates, or authorized representatives of such persons shall be included. No elected official shall serve on the Board. No current employee of the Departments of Mental Health, 693 Mental Retardation or Substance Abuse Services, Social Services, Health, Rehabilitative Services or for 694 695 the Visually Handicapped or a community services board, behavioral health authority, or local 696 government department with a policy-advisory community services board shall serve as a member. In 697 appointing the members of the Board, consideration shall be given to persons nominated by statewide 698 groups that advocate for the physically, developmentally and mentally disabled. The Governor and 699 General Assembly shall not be limited in their appointments to persons so nominated; however, the 700 Governor and General Assembly shall seriously consider the persons nominated and appoint such 701 persons whenever feasible.

702 C. The Governor shall appoint seven members of the Board who shall be confirmed by the 703 affirmative vote of a majority of those voting in each house of the General Assembly. The Speaker of the 704 House of Delegates shall appoint three members, and the Senate Committee on Privileges and Elections 705 shall appoint three members of the Board. The Board appointments shall be made to give representation 706 insofar as feasible to various geographic areas of the Commonwealth. 707

D. For the initial term of the Board, the schedule below shall be followed:

708 1. One gubernatorial appointee and one legislative appointee shall be appointed for a term of one 709 year;

710 2. Two gubernatorial appointees and one legislative appointee shall be appointed for a term of two 711 vears; 712

3. Two gubernatorial and two legislative appointees shall be appointed for a term of three years;

713 4. Two gubernatorial and two legislative appointees shall be appointed for a term of four years. 714

Thereafter, members shall be appointed for four-year terms.

715 E. Appointments to fill vacancies shall be for the unexpired terms. A vacancy of a legislatively appointed member shall be filled by either the Speaker of the House of Delegates or the Senate 716 717 Committee on Privileges and Elections, and any such appointee shall enter upon and continue in office, 718 subject to confirmation at the next session of the General Assembly. If the General Assembly fails to 719 confirm his appointment, such person shall not be eligible for reappointment. Members shall continue to 720 serve until such time as their successors have been appointed and duly qualified to serve.

721 F. A member who has been appointed to a four-year term shall not be eligible for reappointment 722 during the two-year period beginning on the date on which such four-year term expired. However, upon 723 the expiration of an appointment to an unexpired term, or an appointment described in subdivision D 1. 724 2, or 3 of this section, a member may be reappointed to a four-year term.

725 G. The Board shall elect a chairman and a vice-chairman from its members and appoint a secretary 726 who may or may not be a member of the Board. A majority of the members of the Board shall constitute a quorum. The chairman shall preside over meetings of the Board and perform additional 727

728 duties as may be set by resolution of the Board.

729 H. The Board shall meet at least four times each year. Members shall be reimbursed for their
 730 necessary and actual expenses incurred in the performance of their official duties.

731 I. Members of the board shall be subject to removal from office only as set forth in Article 7
732 (§ 24.2-230 et seq.) of Chapter 2 of Title 24.2. The Circuit Court of the City of Richmond shall have
733 exclusive jurisdiction over all proceedings for such removal.

734 § 51.5-39.3. Application of State and Local Government Conflict of Interests Act.

735 The provisions of the State and Local Government Conflict of Interests Act (§ 2.1-639.1 et seq.) shall **736** apply to the members of the Board and employees of the Office.

737 § 51.5-39.4. Powers and duties of the Office.

738 The Office shall have the following powers and duties:

739 1. To monitor the implementation of Chapter 9 (§ 51.5-40 et seq.) of this title and to render
740 assistance to persons with disabilities in the protection of their rights under the laws of the
741 Commonwealth and of the United States.

742 2. To exhaust in a timely manner all appropriate administrative remedies to resolve complaints
743 concerning violations of rights of persons with disabilities, when those rights are related to such
744 disabilities. When such procedures fail or if, in pursuing administrative remedies, the Office determines
745 that any matter with respect to an individual with a disability will not be resolved in a reasonable time,
746 the Office shall have the authority to pursue legal and other alternative remedies to protect the rights of
747 such persons.

748 3. To access during normal business hours and at other reasonable times all records relating to 749 expenditures of state and federal funds or to the admission, care, treatment, habilitation, or provision of 750 other services to individuals with disabilities, that are maintained by any state or local government 751 department or agency, contractors of those departments or agencies, and any other entity or person providing services to a person with disabilities who may be represented by the Office, where such 752 records relate to any complaint or investigation received by the Office. When such records contain 753 754 personal identifying information about the person or persons, such information shall not be released nor 755 shall the office have access to it unless, he or they, or his or their designated representative, consents to 756 such release or access. However, there shall be no right of access to privileged communications 757 pursuant to § 8.01-581.17.

4. To access any records maintained in computerized data banks of the state and local government departments or agencies, contractors of those departments or agencies, or any other entities or persons that provide services to a person who may be represented by the Office. When such records contain personal identifying information about the person or persons, such information shall not be released nor shall the Office have access to it unless he or they, or his or their designated representative, consents to such release or access. However, there shall be no right of access to privileged communications pursuant to § 8.01-581.17.

765 5. To access, during normal working hours, personnel of the state or local government departments
766 or agencies, contractors of those departments or agencies, and other service-providing entities or
767 persons providing services to a person with disabilities who may be represented by the Office.

768 6. To access, at any time, all persons with disabilities detained, hospitalized, institutionalized, or **769** receiving services or who may be represented by the Office.

770 7. To monitor compliance with the human rights regulations promulgated pursuant to Article 3 771 (§ 37.1-84.1 et seq.) of Chapter 2 of Title 37.1.

772 § 51.5-39.5. Powers and duties of the Board; protection and advocacy fund.

773 A. The Virginia Office for Protection and Advocacy shall be administered by the Board, whose 774 powers and duties include but are not limited to:

1. Appointing and annually evaluating the performance of a director, who shall not be a member of the Board, to serve as the chief executive officer of the Virginia Office for Protection and Advocacy at the pleasure of the Board. The Director shall be a person qualified by knowledge, skills, and abilities to administer and direct the provision of protection and advocacy services regarding the rights of persons with disabilities.

780 2. Preparing and submitting a budget to the General Assembly for the operation of the Office and781 the Board.

782 3. Establishing general policies for the Office and advising and assisting the Director in developing
 783 annual program priorities.

784 *4. Establishing annual program priorities of the Office.*

785 5. Adopting regulations, policies and procedures and making determinations necessary to carry out
786 the provisions of this chapter and Chapter 9 (§ 51.5-40 et seq.) of this title. The adoption of such
787 regulations shall be consistent with the provisions of Article 2 (§ 9-6.14:7.1 et seq.) of the
788 Administrative Process Act.

789 6. Monitoring and evaluating the operations of the Office.

790 7. Maintaining records of its proceedings and making such records available for inspection by the 791 public. 792

8. To perform such acts necessary to carry out the provisions of this chapter.

793 B. The Board shall have the authority to apply for and accept, gifts, donations, grants, and bequests 794 on behalf of the Office from the United States government and agencies and instrumentalities thereof 795 and from any other source and to deposit all moneys received in the Protection and Advocacy Fund 796 created pursuant to this subsection. To these ends, the Board shall have the power to comply with such 797 conditions and execute such agreements as may be necessary, convenient or desirable, consistent with 798 policies, rules, and regulations of the Board.

799 There is hereby created in the Department of the Treasury a special nonreverting fund which shall 800 be known as the Protection and Advocacy Fund to be administered by the Board which consists of (i) gifts, donations, grants, and bequests on behalf of the Office from the United States government and 801 agencies and instrumentalities thereof; (ii) such other funds as may be appropriated by the General 802 Assembly from time to time, and designated for this Fund; (iii) funds from any other source; and (iv) all 803 804 interest, dividends and appreciation which may accrue thereto. Any moneys remaining in the Fund at 805 the end of a biennium shall not revert to the General Fund, but shall remain in the fund.

806 The total costs for the operation and administration of the Office shall be funded from the Fund and 807 shall be in such amount as provided in the general appropriation act.

808 § 51.5-39.6. Powers and duties of Director.

809 The Director shall have the following duties and powers:

810 1. To supervise and manage the daily operations of the Office and to carry out such duties as 811 provided in this section.

812 2. To employ such qualified staff, including ombudsmen, advocates and legal counsel, as shall be necessary for carrying out the purposes of this chapter and Chapter 9 (§ 51.5-40 et seq.) of this title. 813 The Director shall appoint a legal director, subject to the approval of the Board, who shall be an 814 815 attorney who is qualified by knowledge, skills and abilities to direct the provision of protection and 816 advocacy legal services regarding the rights of persons with disabillities.

3. To make and enter into all contracts and agreements, subject to ratification by the Board, 817 818 necessary or incidental to the performance of the Office's duties and the execution of its powers under 819 this chapter, including, but not limited to, contracts with the United States, other states, and agencies 820 and political subdivisions of the Commonwealth, consistent with policies, rules and regulations of the 821 Board. 822

4. To advise and assist the Board in developing a budget.

823 5. To annually prepare a report of activities of the Board and Office and submit copies of the report 824 to the Governor, the chairs of the Senate Committee on Education and Health, the House Committee on 825 Health, Welfare and Institutions, and the House Appropriations and Senate Finance Committees, and 826 make the report available to the public.

6. To prepare reports, at the direction of the Board, on compliance with the human rights 827 regulations promulgated pursuant to Article 3 (§ 37.1-84.1 et seq.) of Chapter 2 of Title 37.1 and make 828 829 such reports available to the public.

830 7. To exercise such powers and perform such duties as are assigned to him by the Board.

831 § 51.5-39.7. Ombudsman services for persons with disabilities.

832 A. There is hereby created within the Office an ombudsman section. The Director shall establish 833 procedures for receiving complaints and conducting investigations for the purposes of resolving and 834 mediating complaints regarding any activity, practice, policy, or procedure of any hospital, facility or 835 program operated, funded or licensed by the Department of Mental Health, Mental Retardation and 836 Substance Abuse Services, the Department of Rehabilitative Services, the Department of Social Services, 837 or other state or local agency, which is adversely affecting the health, safety, welfare, or civil or human 838 rights of any person with mental, cognitive, sensory or physical disabilities. After initial investigation, 839 the section may decline to accept any complaint it determines is frivolous or not made in good faith. 840 The ombudsman section shall attempt to resolve the complaint at the lowest appropriate level, unless 841 otherwise provided by law. The procedures shall require the section to:

842 1. Acknowledge the receipt of a complaint by sending written notice to the complainant within seven 843 days after receiving the complaint.

844 2. When appropriate, provide written notice of a complaint to the Department of Mental Health, 845 Mental Retardation and Substance Abuse Services or any other appropriate agency within seven days 846 after receiving the complaint. The Department or agency receiving the complaint shall report its findings 847 and actions no later than fourteen days after receiving the complaint.

848 3. Immediately refer a complaint made under this section to the Department of Mental Health, Mental Retardation and Substance Abuse Services or any other appropriate governmental agency, 849

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850 whenever the complaint involves an immediate and substantial threat to the health or safety of a person 851 with mental retardation, developmental disabilities, mental illness, or other disability. The Department 852 or agency receiving the complaint shall report its findings and actions no later than forty-eight hours 853 following its receipt of the complaint.

854 4. Within seven days after identifying a deficiency in the treatment of a person with a disability that 855 is in violation of state or federal law or regulation, refer the matter in writing to the appropriate state 856 agency. The state agency shall report on its findings and actions within seven days of receiving notice 857 of the matter.

858 5. Advise the complainant and any person with a disability affected by the complaint, no more than 859 thirty days after it receives the complaint, of any action it has taken and of any opinions and 860 recommendations it has with respect to the complaint. The ombudsman section may request any party 861 affected by the opinions or recommendations to notify the section, within a time period specified by the 862 section, of any action the party has taken on its recommendations.

6. Any complaint not resolved through negotiation, mediation, or conciliation shall be referred by the 863 864 ombudsman section to the Director or the Director's designee to determine whether further protection 865 and advocacy services shall be provided by the Office.

866 B. The ombudsman section may make public any of its opinions or recommendations concerning a complaint, the responses of persons and governmental agencies to its opinions or recommendations, and 867 868 any act, practice, policy, or procedure that adversely affects or may adversely affect the health, safety, 869 welfare, or civil or human rights of a person with a disability, subject to the provisions of § 51.5-39.8.

870 C. The Office shall publicize its existence, functions, and activities, and the procedures for filing a 871 complaint under this section, and send this information in written form to each provider of services to 872 persons with disabilities, with instructions that the information is to be posted in a conspicuous place accessible to patients, residents, consumers, clients, visitors, and employees. The Office shall establish, 873 maintain and publicize a toll-free number for receiving complaints. 874 875

§ 51.5-39.8. Confidentiality of records and communications of the Office.

876 A. All documentary and other evidence received or maintained by the Office or its agents in 877 connection with specific complaints or investigations shall be confidential and not subject to the 878 mandatory disclosure requirements of the Virginia Freedom of Information Act (§ 2.1-340 et seq.). 879 However, access to one's own records shall not be denied unless otherwise prohibited by state or 880 federal law.

881 B. Communications between employees and agents of the Office and its clients or individuals 882 requesting its services shall be privileged, as if between attorney and client. 883

C. Notwithstanding the provisions of this section, the Office shall be permitted to:

884 1. Issue a public report of the results of an investigation of a complaint which does not release the 885 identity of any complainant or any person with mental illness, mental retardation, developmental disabilities or other disability, unless (i) such complainant or person or his legal representative consents 886 887 in writing to such disclosure or (ii) such disclosure is required by court order.

888 2. Report the results of an investigation to responsible investigative or enforcement agencies should an investigation reveal information concerning any hospital, facility or other entity, its staff or employees, warranting possible sanctions or corrective action. This information may be reported to 889 890 891 agencies responsible for licensing or accreditation, employee discipline, employee licensing or 892 certification, or criminal prosecution.

893 § 51.5-39.9. Cooperative agreements with state agencies regarding advocacy services for their 894 clients.

895 Notwithstanding the foregoing, state agencies providing services to persons with disabilities may 896 develop and maintain advocacy, client assistance or ombudsman services for their clients, which services 897 may be within the agency and independent of the Office. The Office may enter into cooperative 898 agreements with any state agency providing advocacy, client assistance, or ombudsman services for the 899 agencies' clients, in order to assure the protection of and advocacy for persons with disabilities, 900 provided that such agreements do not restrict such authority as the Office may otherwise have to pursue 901 any legal or administrative remedy on behalf of persons with disabilities.

902 § 51.5-39.10. Immunity.

903 Any person who in good faith complains to the Office on behalf of a person with a disability, or who 904 provides information or participates in the investigation of any such complaint, shall have immunity 905 from any civil liability and shall not be subject to any penalties, sanctions, restrictions or retaliation as 906 a consequence of making such complaint, providing such information or participating in such 907 investigation.

908 § 51.5-39.11. Employees of the Virginia Office for Protection and Advocacy.

909 Except as otherwise provided by law, the employees of the Virginia Office for Protection and 910 Advocacy shall be subject to the provisions of the Virginia Personnel Act (§ 2.1-116.01 et seq.).

911 § 51.5-40. Nondiscrimination under state grants and programs.

912 No otherwise qualified person with a disability shall, on the basis of disability, be excluded from 913 participation in, be denied the benefits of, or be subjected to discrimination under any program or 914 activity receiving state financial assistance or under any program or activity conducted by or on behalf 915 of any state agency. The Department for Rights of Virginians with Disabilities Virginia Office for 916 Protection and Advocacy shall promulgate such regulations as may be necessary to implement this 917 section. Such regulations shall be consistent, whenever applicable, with regulations imposed under the 918 federal Rehabilitation Act of 1973, as amended, and the federal Americans with Disabilities Act of 919 1990.

§ 51.5-46. Remedies.

920

A. Any circuit court having chancery jurisdiction and venue pursuant to Title 8.01, on the petition of any person with a disability, shall have the right to enjoin the abridgement of rights set forth in this chapter and to order such affirmative equitable relief as is appropriate and to award compensatory damages and to award to a prevailing party reasonable attorneys' fees, except that a defendant shall not be entitled to an award of attorneys' fees unless the court finds that the claim was frivolous, unreasonable or groundless, or brought in bad faith. Compensatory damages shall not include damages
927 for pain and suffering. Punitive or exemplary damages shall not be awarded.

928 B. An action may be commenced pursuant to this section any time within one year of the occurrence 929 of any violation of rights under this chapter. However, such action shall be forever barred unless such 930 claimant or his agent, attorney or representative has commenced such action or has filed by registered 931 mail a written statement of the nature of the claim with the potential defendant or defendants within 180 932 days of the occurrence of the alleged violation. Any liability for back pay shall not accrue from a date 933 more than 180 days prior to the filing of the notice or bill of complaint and shall be limited to a total of 934 180 days, reduced by the amount of other earnings over the same period. The petitioner shall have a 935 duty to mitigate damages.

936 C. The relief available for violations of this chapter shall be limited to the relief set forth in this937 section.

D. In any action in which the petitioner is represented by the Department for Rights of Virginians
With Disabilities Virginia Office for Protection and Advocacy, no attorneys' fees shall be awarded, nor
shall the Department for Rights of Virginians With Disabilities Virginia Office for Protection and
Advocacy have the authority to institute any class action under this chapter.

942 § 63.1-182.1. Rights and responsibilities of residents of adult care residences; certification of 943 licensure.

944 A. Any resident of an adult care residence has the rights and responsibilities enumerated in this
945 section. The operator or administrator of an adult care residence shall establish written policies and
946 procedures to ensure that, at the minimum, each person who becomes a resident of the adult care
947 residence:

948 1. Is fully informed, prior to or at the time of admission and during the resident's stay, of his rights
949 and of all rules and expectations governing the resident's conduct, responsibilities, and the terms of the admission agreement; evidence of this shall be the resident's written acknowledgment of having been so
951 informed, which shall be filed in his record;

952 2. Is fully informed, prior to or at the time of admission and during the resident's stay, of services
953 available in the residence and of any related charges; this shall be reflected by the resident's signature on
954 a current resident's agreement retained in the resident's file;

955 3. Unless a committee or conservator has been appointed, is free to manage his personal finances and
956 funds regardless of source; is entitled to access to personal account statements reflecting financial
957 transactions made on his behalf by the residence; and is given at least a quarterly accounting of financial
958 transactions made on his behalf when a written delegation of responsibility to manage his financial
959 affairs is made to the residence for any period of time in conformance with state law;

4. Is afforded confidential treatment of his personal affairs and records and may approve or refuse
their release to any individual outside the residence except as otherwise provided in law and except in
case of his transfer to another care-giving facility;

963 5. Is transferred or discharged only when provided with a statement of reasons, or for nonpayment
964 for his stay, and is given reasonable advance notice; upon notice of discharge or upon giving reasonable
965 advance notice of his desire to move, shall be afforded reasonable assistance to ensure an orderly
966 transfer or discharge; such actions shall be documented in his record;

967 6. In the event a medical condition should arise while he is residing in the residence, is afforded the968 opportunity to participate in the planning of his program of care and medical treatment at the residence969 and the right to refuse treatment;

970 7. Is not required to perform services for the residence except as voluntarily contracted pursuant to a971 voluntary agreement for services which states the terms of consideration or remuneration and is

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972 documented in writing and retained in his record;

973 8. Is free to select health care services from reasonably available resources;

974 9. Is free to refuse to participate in human subject experimentation or to be party to research in975 which his identity may be ascertained;

976 10. Is free from mental, emotional, physical, sexual, and economic abuse or exploitation; is free from forced isolation, threats or other degrading or demeaning acts against him; and his known needs are not neglected or ignored by personnel of the residence;

979 11. Is treated with courtesy, respect, and consideration as a person of worth, sensitivity, and dignity;

980 12. Is encouraged, and informed of appropriate means as necessary, throughout the period of stay to
981 exercise his rights as a resident and as a citizen; to this end, he is free to voice grievances and
982 recommend changes in policies and services, free of coercion, discrimination, threats or reprisal;

983 13. Is permitted to retain and use his personal clothing and possessions as space permits unless to do984 so would infringe upon rights of other residents;

985 14. Is encouraged to function at his highest mental, emotional, physical and social potential;

986 15. Is free of physical or mechanical restraint except in the following situations and with appropriate987 safeguards:

a. As necessary for the residence to respond to unmanageable behavior in an emergency situationwhich threatens the immediate safety of the resident or others;

b. As medically necessary, as authorized in writing by a physician, to provide physical support to a weakened resident;

992 16. Is free of prescription drugs except where medically necessary, specifically prescribed, and993 supervised by the attending physician;

994 17. Is accorded respect for ordinary privacy in every aspect of daily living, including but not limited 995 to the following:

996 a. In the care of his personal needs except as assistance may be needed;

b. In any medical examination or health related consultations the resident may have at the residence;

998 c. In communications, in writing or by telephone;

999 d. During visitations with other persons;

e. In the resident's room or portion thereof; residents shall be permitted to have guests or other residents in their rooms unless to do so would infringe upon the rights of other residents; staff may not enter a resident's room without making their presence known except in an emergency or in accordance with safety oversight requirements included in regulations of the State Board of Social Services;

1004 f. In visits with his spouse; if both are residents of the residence they are permitted but not required 1005 to share a room unless otherwise provided in the residents' agreements;

1006 18. Is permitted to meet with and participate in activities of social, religious, and community groups 1007 at his discretion unless medically contraindicated as documented by his physician in his medical record.

B. If the resident is unable to fully understand and exercise the rights and responsibilities contained in this section, the residence shall require that a responsible individual, of the resident's choice when possible, designated in writing in the resident's record, be made aware of each item in this section and the decisions which affect the resident or relate to specific items in this section; a resident shall be assumed capable of understanding and exercising these rights unless a physician determines otherwise and documents the reasons for such determination in the resident's record.

1014 C. The residence shall make available in an easily accessible place a copy of these rights and 1015 responsibilities and shall include in them the name and telephone number of the regional licensing 1016 supervisor of the Department of Social Services as well as the toll-free telephone number for the 1017 Virginia Long-Term Care Ombudsman Program, any sub-state ombudsman program serving the area, 1018 and the toll-free number of the Department for the Rights of Virginians With Disabilities Virginia Office 1019 for Protection and Advocacy.

1020 D. The residence shall make its policies and procedures for implementing this section available and accessible to residents, relatives, agencies, and the general public.

1022 E. The provisions of this section shall not be construed to restrict or abridge any right which any resident has under law.

1024 F. Each residence shall provide appropriate staff training to implement each resident's rights included in this section.

1026 G. The State Board of Social Services shall promulgate regulations as necessary to carry out the full intent of this section.

H. It shall be the responsibility of the Commissioner of Social Services to ensure that the provisions of this section are observed and implemented by adult care residences as a condition to the issuance, renewal, or continuation of the license required by this article.

1031 § 63.1-314.8. Technical Assistance Committee created; duties; membership.

1032 A. There is hereby created a Technical Assistance Committee, which shall provide technical and

support services on the operations of the information and referral system as the Council may deemappropriate and shall advise the Council in performing its powers and duties.

1035 B. The membership of the Technical Assistance Committee shall include but not be limited to:

1036 1. Two directors of local departments of public welfare or social services, one serving a rural and 1037 one an urban locality, to be appointed by the Commissioner of Social Services; and

1038 2. The Commissioners or Directors, or their designees, of the Department of Medical Assistance
1039 Services; Department of Health; Department of Mental Health, Mental Retardation and Substance Abuse
1040 Services; Department of Rehabilitative Services; Department for the Aging; Department for the Visually
1041 Handicapped; Department for Rights of Virginians With Disabilities Virginia Office for Protection and
1042 Advocacy; Department of Information Technology; Department for the Deaf and Hard-of-Hearing;
1043 Department of Health Professions; Department of Corrections; Department of Education; Department of
1044 Juvenile Justice; and the Virginia Employment Commission.

1045 2. That Chapter 8 (§§ 51.5-36 through 51.5-39) of Title 51.5 of the Code of Virginia is repealed.

1046 3. That the Governor is hereby requested to designate the Virginia Office for Protection and 1047 Advocacy as the agency accountable for the proper use of funds and conduct of the state 1048 Protection and Advocacy agency to administer the Protection and Advocacy for Individuals with 1049 Mental Illness Program, the Developmental Disabilities Program, the Client Assistance Program, 1050 the Assistive Technology Program and such other federal and state programs for the protection 1051 and advocacy of persons with mental, cognitive, sensory, physical, or other disabilities as 1052 determined by federal and state law.

4. That the provisions of this act shall not become effective until the Governor, pursuant to
applicable federal statutes and regulations, completes the process for redesignation of the Virginia
Office for Protection and Advocacy.

1056 5. That the regulations of the Department for Rights of Virginians with Disabilities in effect on the 1057 effective date of this act shall continue in effect until such time as amended or repealed by the 1058 Virginia Office for Protection and Advocacy.

1059 6. That the Governor may transfer an appropriation or any portion thereof or any employees
1060 within an agency established, abolished or altered by the provisions of this act, or from one such
1061 agency to another, to support the changes in organization or responsibility resulting from or
1062 required by the provisions of this act.

1063 7. That as of the effective date of this act, the Virginia Office for Protection and Advocacy shall 1064 be deemed the successor in interest to the Department for Rights of Virginians with Disabilities to 1065 the extent that this act transfers powers and duties. All right, title and interest in and to any real 1066 or tangible personal property vested in the Department for Rights of Virginians with Disabilities 1067 to the extent that this act transfers powers and duties as of the effective date of this act shall be 1068 transferred to and taken as standing in the name of the Virginia Office for Protection and 1069 Advocacy.