2012 SESSION

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[H 1104]

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 9.1-201 through 9.1-204, 16.1-235.1, 16.1-238, 16.1-240, 16.1-274, 2 3 16.1-275, 66-10, and 66-23 of the Code of Virginia and to repeal §§ 2.2-223 and 66-11 of the Code of Virginia, relating to the Virginia Fire Services Board and the State Board of Juvenile Justice; 4 5 powers and duties of the Boards.

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Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That §§ 9.1-201 through 9.1-204, 16.1-235.1, 16.1-238, 16.1-240, 16.1-274, 16.1-275, 66-10, and 10 66-23 of the Code of Virginia are amended and reenacted as follows:

§ 9.1-201. Powers of Executive Director. 11

- The Executive Director shall have the following powers to:
- 13 1. Supervise the administration of the Department;

14 2. Prepare, approve, and submit all requests for appropriations and be responsible for all expenditures 15 pursuant to appropriations;

3. Employ such staff as is necessary to carry out the powers and duties of this chapter, within the 16 17 limits of available appropriations;

- 18 4. Accept on behalf of the Department grants from the United States government and agencies and 19 instrumentalities thereof and any other sources. To these ends, the Executive Director shall have the 20 power to execute such agreements in accordance with the any policies of the Virginia Fire Services 21 Board:
- 22 5. Do all acts necessary or convenient to carry out the purpose of this chapter and to assist the Board 23 in carrying out its responsibilities and duties;

24 6. Make and enter into all contracts and agreements necessary or incidental to the performance of its 25 duties and the execution of its powers under this chapter, including, but not limited to, contracts with 26 the United States, other states, and agencies and governmental subdivisions of the Commonwealth; 27

7. Appoint a director of fire services training;

28 8. Receive funds as appropriated by the General Assembly collected pursuant to § 38.2-401, on an 29 annual basis to be used as provided in subsection C of § 38.2-401;

30 9. Administer the Thermal Imaging Camera Grant Funds established pursuant to § 9.1-205; and

31 10. Administer the provisions of the Statewide Fire Prevention Code (§ 27-94 et seq.).

32 § 9.1-202. Virginia Fire Services Board; membership; terms; compensation.

33 A. The Virginia Fire Services Board (the Board) is established as a policy board within the meaning 34 of § 2.2-2100 in the executive branch of state government. The Board shall consist of 15 members to be appointed by the Governor as follows: a representative of the insurance industry; two members of the 35 general public with no connection to the fire services, one of whom shall be a representative of those 36 37 industries affected by SARA Title III and OSHA training requirements; and one member each from the 38 Virginia Fire Chiefs Association, the Virginia State Firefighters Association, the Virginia Professional 39 Fire Fighters, the Virginia Fire Service Council, the Virginia Fire Prevention Association, the Virginia 40 Chapter of the International Association of Arson Investigators, the Virginia Municipal League, and the 41 Virginia Association of Counties, and a member of the Virginia Society of Fire Service Instructors who 42 is a faculty member who teaches fire science at a public institution of higher education. Of these 43 appointees, at least one shall be a volunteer firefighter. The State Fire Marshal, the State Forester, and a member of the Board of Housing and Community Development, appointed by the chairman of that 44 45 Board shall also serve as members of the Board.

46 Each of the organizations represented shall submit at least three names for each position for the 47 Governor's consideration in making these appointments.

B. Members of the Board appointed by the Governor shall serve for terms of four years. An **48** 49 appointment to fill a vacancy shall be for the unexpired term. No appointee shall serve more than two 50 successive four-year terms but neither shall any person serve beyond the time he holds the office or organizational membership by reason of which he was initially eligible for appointment. 51

C. The Board annually shall elect its chairman and vice-chairman from among its membership and 52 53 shall adopt rules of procedure.

54 D. Members of the Board shall receive such compensation for the performance of their duties as 55 provided in § 2.2-2813. All members shall be reimbursed for all reasonable and necessary expenses 56 incurred in the performance of their duties as provided in § 2.2-2825. Funding for the compensation and

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57 costs of expenses of the members shall be provided from the Fire Programs Fund established pursuant to 58 § 38.2-401.

59 E. The Board shall meet no more than four times each calendar year. The Secretary of Public Safety 60 may call a special meeting of the Board should circumstances dictate. A majority of the current 61 membership of the Board shall constitute a quorum for all purposes.

§ 9.1-203. Powers and duties of Virginia Fire Services Board; limitation. 62

A. The Board shall have the responsibility for promoting the coordination of the efforts of fire 63 64 service organizations at the state and local levels. To these ends, it shall have the following powers and 65 duties to:

66 1. Establish a process, involving state and local agencies, public and private, for setting priorities for 67 implementing Ensure the development and implementation of the Virginia Fire Prevention and Control Plan and coordinating the activities of state and local agencies, public and private, in implementing the 68 69 Plan; 70

2. Develop Review and approve a five-year statewide plan for fire education and training;

71 3. Establish criteria for Approve the criteria for and disbursement of any grant funds received from 72 the federal government and any agencies thereof and any other source and to disburse such funds in 73 accordance therewith;

74 4. Provide technical assistance and advice to local fire departments, other fire services organizations, 75 and local governments through Fire and Emergency Medical Services studies done in conjunction with 76 the Department of Fire Programs;

77 5. Develop and recommend Advise the Department of Fire Programs on and adopt personnel 78 standards for fire services personnel;

79 6. Develop and implement a Advise the Department of Fire Programs on the Commonwealth's 80 statewide plan for the collection, analysis, and reporting of data relating to fires in the Commonwealth, utilizing appropriate resources of other state agencies when deemed proper by the Board; 81

7. Make recommendations to the Governor and General Assembly Secretary of Public Safety 82 concerning legislation affecting fire prevention and protection and fire services organizations in Virginia; 83

8. Evaluate all state programs or functions which have a bearing on fire prevention and protection 84 85 programs and to make to the appropriate government officials any recommendations deemed necessary 86 to improve the level of fire prevention and protection in the Commonwealth;

9. Provide training and information to localities relative to Advise the Department of Fire Programs 87 88 on the Statewide Fire Prevention Code; and

89 10. Study and develop Investigate alternative means of providing financial support for volunteer fire 90 departments and to make appropriate recommendations advise jurisdictions regarding the implementation 91 of such alternatives; 92

11. Conduct training schools for fire service personnel in various areas of the Commonwealth; and

12. Render assistance to local fire departments and volunteer fire companies in training firefighters.

94 B. Except for those policies established in § 38.2-401, compliance with the provisions of § 9.1-201 and this section and any policies or guidelines enacted pursuant thereto shall be optional with, and at the full discretion of, any local governing body and any volunteer fire department or volunteer fire 95 96 97 departments operating under the same corporate charters. 98

§ 9.1-204. Fire service training facilities; allocation of funds therefor.

99 A. At the beginning of each fiscal year, the Board Department of Fire Programs, after approval by 100 the Board, may allocate available funds to counties, cities, and towns within the Commonwealth for the purpose of assisting such counties, cities, towns and volunteer fire companies in the construction, 101 102 improvement, or expansion of fire service training facilities.

103 B. Available funds shall be allocated at the discretion of the Board through the Executive Director of 104 the Department of Fire Programs, based upon on the following: 105

1. The total amount of funds available for distribution;

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106 2. Financial participation by counties, cities, towns, and volunteer fire companies, any such 107 participation being optional on the part of the locality or the particular volunteer fire company; and

3. Anticipated use of such facilities by the Commonwealth, its subdivisions, or volunteer fire 108 109 companies.

110 \tilde{C} . Such funds shall be distributed to the counties, cities, and towns pursuant to contracts prepared by the office of the Attorney General. 111

D. Allocations of such funds to volunteer fire companies shall not be contingent upon or conditioned 112 in any way upon compliance with the provisions of § 9.1-201 or with any rules, regulations, or 113 guidelines enacted pursuant to the provisions of § 9.1-201. 114 115

§ 16.1-235.1. Provision of court services; replacement intake officers.

116 The chief judge may make arrangements for a replacement intake officer from another court service unit to ensure the capability of a prompt response in matters under § 16.1-255 or § 16.1-260 during 117

118 hours the court is closed. The replacement intake officer shall have all the authority and power of an 119 intake officer of that district when authorized in writing by the appointing authority and by the chief 120 judge of that district. The arrangements shall conform to policy governing the use of replacement intake 121 officers established by the State Board of Juvenile Justice.

\$ 16.1-238. Compensation of probation officers, court service staff members and related court service
 personnel; reimbursement; traveling and other expenses.

124 The compensation of probation officers and other court service staff members appointed in 125 accordance with subsection B of § 16.1-235 B shall be fixed by the governing body of the city or county 126 in which they serve, in accordance with minimum standards prescribed by the State Board. They shall 127 be paid out of the county or city treasury. One-half of such compensation shall be reimbursed to any 128 city or county complying with the minimum standards set by the State Board from funds appropriated to 129 the Department. Any funds from the Department of Criminal Justice Services or from other public fund 130 sources outside of the provisions of this law which are used in compensating such personnel shall not be 131 considered state funds.

Compensation of all other probation officers and related court service personnel appointed in accordance with subsection A of § 16.1-235 A shall be fixed in accordance with Chapter 29 (§ 2.2-2900 et seq.) of Title 2.2. Personnel transferred from local and regional court staffs shall suffer no reduction in pay and shall transfer into the state program all accrued leave and other benefits allowable under Chapter 29 of Title 2.2. Probation officers and related court service personnel appointed in accordance with subsection A of § 16.1-235 A shall be paid necessary traveling and other expenses incurred in the discharge of their duties.

139 The salary and expenses provided for personnel appointed in accordance with *subsection A of* 140 § 16.1-235 A shall be paid by the Commonwealth, and no part shall be paid by or chargeable to any 141 county or city. The governing body of any county or city, however, may add to the compensation of 142 such personnel such an amount as the governing body may appropriate not to exceed fifty 50 percent of 143 the amount paid by the Commonwealth. No such additional amount paid by a local governing body 144 shall be chargeable to the Department of Juvenile Justice nor shall it remove or supersede any authority, 145 control or supervision of the Department.

146 § 16.1-240. Citizens advisory council.

A. The governing bodies of each county and city served by a court service unit may appoint one or more members to a citizens advisory council, in total not to exceed fifteen 15 members; and the chief judge of the juvenile and domestic relations district court may appoint one or more members to the advisory council, in total not to exceed five members. The duties of the council shall be as follows:

151 1. To advise and cooperate with the court upon all matters affecting the working of this law and 152 other laws relating to children, their care and protection and to domestic relations;

153 2. To consult and confer with the court and director of the court service unit from time to time154 relative to the development and extension of the court service program;

155 3. To encourage the member selected by the council to serve on the central advisory council to visit, 156 as often as the member conveniently can, institutions and associations receiving children under this law, 157 and to report to the court from time to time and at least annually in its report made pursuant to 158 subdivision 5 hereof the conditions and surroundings of the children received by or in charge of any 159 such persons, institutions or associations;

160 4. To make themselves familiar with the work of the court under this law; *and*

161 5. To make an annual report to the court and the participating governing bodies on the work of the council.

B. Traveling expenses of the members of the citizens advisory council shall be paid from funds
 appropriated to the Department of Juvenile Justice in accordance with rules and regulations adopted by
 the State Board.

166 C. If the governing body does not exercise its option to appoint a citizens advisory council pursuant
167 to subsection A of this section, the judge of the juvenile and domestic relations district court may
168 appoint an advisory board of citizens, not to exceed fifteen 15 members, who shall perform the same
169 duties as provided in this section.

D. One member selected by each citizens advisory council shall serve on a central advisory council
 to consult and confer with the Director and other appropriate staff of the Department to assist in
 carrying out the objectives of the court service program, insofar as possible.

173 § 16.1-274. Time for filing of reports; copies furnished to attorneys; amended reports; fees.

A. Whenever any court directs an investigation pursuant to subsection subdivision A of § 16.1-237, *or* § 16.1-273, or § 9.1-153, or an evaluation pursuant to § 16.1-278.5, the probation officer, *court-appointed special advocate, or other agency conducting such investigation shall file such report*with the clerk of the court directing the investigation. The clerk shall furnish a copy of such report to all
attorneys representing parties in the matter before the court no later than seventy-two 72 hours, and in

179 cases of child custody, 15 days, prior to the time set by the court for hearing the matter. If such probation officer or other agency discovers additional information or a change in circumstance after the 180 181 filing of the report, an amended report shall be filed forthwith and a copy sent to each person who 182 received a copy of the original report. Whenever such a report is not filed or an amended report is filed, 183 the court shall grant such continuance of the proceedings as justice requires. All attorneys receiving such 184 report or amended report shall return such to the clerk upon the conclusion of the hearing and shall not 185 make copies of such report or amended report or any portion thereof. However, the chief judge of each juvenile and domestic relations district court may provide for an alternative means of copying and 186 187 distributing reports or amended reports filed pursuant to § 9.1-153.

188 B. Notwithstanding the provisions of \S 16.1-69.48:2 and 17.1-275, when the court directs the 189 appropriate local department of social services to conduct supervised visitation or directs the appropriate 190 local department of social services or court services unit to conduct an investigation pursuant to 191 § 16.1-273 or to provide mediation services in matters involving a child's custody, visitation, or support, 192 the court shall assess a fee against the petitioner, the respondent, or both, in accordance with fee 193 schedules established by the appropriate local board of social services when the service is provided by a 194 local department of social services and by the State Board of Juvenile Justice when the service is 195 provided or by a court services unit. The fee schedules shall include (i) standards for determining the 196 paying party's or parties' ability to pay and (ii) a scale of fees based on the paying party's or parties' 197 income and family size and the actual cost of the services provided. The fee charged shall not exceed 198 the actual cost of the service. The fee shall be assessed as a cost of the case and shall be paid as 199 prescribed by the court to the local department of social services, locally operated court services unit or 200 Department of Juvenile Justice, whichever performed the service, unless payment is waived. The method 201 and medium for payment for such services shall be determined by the local department of social 202 services, Department of Juvenile Justice, or the locally operated court services unit that provided the 203 services.

204 C. When a local department of social services or any court services unit is requested by another local 205 department or court services unit in the Commonwealth or by a similar department or entity in another 206 state to conduct an investigation involving a child's custody, visitation or support pursuant to § 16.1-273 207 or, in the case of a request from another state pursuant to a provision corresponding to § 16.1-273, or to 208 provide mediation services, or for a local department of social services to provide supervised visitation, 209 the local department or the court services unit performing the service may require payment of fees prior 210 to conducting the investigation or providing mediation services or supervised visitation. 211

§ 16.1-275. Physical and mental examinations and treatment; nursing and medical care.

212 The juvenile court or the circuit court may cause any juvenile within its jurisdiction under the 213 provisions of this law to be physically examined and treated by a physician or to be examined and 214 treated at a local mental health center. If no such appropriate facility is available locally, the court may order the juvenile to be examined and treated by any physician or psychiatrist or examined by a clinical psychologist. The Commissioner of Behavioral Health and Developmental Services shall provide for 215 216 217 distribution a list of appropriate mental health centers available throughout the Commonwealth. Upon the 218 written recommendation of the person examining the juvenile that an adequate evaluation of the juvenile's treatment needs can only be performed in an inpatient hospital setting, the court shall have the 219 220 power to send any such juvenile to a state mental hospital for not more than 10 days for the purpose of 221 obtaining a recommendation for the treatment of the juvenile. No juvenile sent to a state mental hospital 222 pursuant to this provision shall be held or cared for in any maximum security unit where adults 223 determined to be criminally insane reside; the juvenile shall be kept separate and apart from such adults. 224 However, the Commissioner of Behavioral Health and Developmental Services may place a juvenile 225 who has been certified to the circuit court for trial as an adult pursuant to § 16.1-269.6 or 16.1-270 or 226 who has been convicted as an adult of a felony in the circuit court in a unit appropriate for the care and 227 treatment of persons under a criminal charge when, in his discretion, such placement is necessary to 228 protect the security or safety of other patients, staff or the public.

229 Whenever the parent or other person responsible for the care and support of a juvenile is determined 230 by the court to be financially unable to pay the costs of such examination as ordered by the juvenile court or the circuit court, such costs may be paid according to standards, procedures and rates adopted 231 232 by the State Board, Department from funds appropriated in the general appropriation act for the 233 Department.

234 The juvenile court or the circuit court may cause any juvenile within its jurisdiction who is found to 235 be delinquent for an offense that is eligible for commitment pursuant to subdivision A 14 of 236 § 16.1-278.8 or § 16.1-285.1 to be placed in the temporary custody of the Department of Juvenile Justice 237 for a period of time not to exceed 30 days for diagnostic assessment services after the adjudicatory 238 hearing and prior to final disposition of his or her case. Prior to such a placement, the Department shall 239 determine that the personnel, services and space are available in the appropriate correctional facility for 240 the care, supervision and study of such juvenile and that the juvenile's case is appropriate for referral for 241 diagnostic services.

242 Whenever a juvenile concerning whom a petition has been filed appears to be in need of nursing, 243 medical or surgical care, the juvenile court or the circuit court may order the parent or other person 244 responsible for the care and support of the juvenile to provide such care in a hospital or otherwise and 245 to pay the expenses thereof. If the parent or other person is unable or fails to provide such care, the 246 juvenile court or the circuit court may refer the matter to the authority designated in accordance with 247 law for the determination of eligibility for such services in the county or city in which such juvenile or 248 his parents have residence or legal domicile.

- In any such case, if a parent who is able to do so fails or refuses to comply with the order, the 249 250 juvenile court or the circuit court may proceed against him as for contempt or may proceed against him 251 for nonsupport. 252
 - § 66-10. Powers and duties of Board.
 - The Board shall have the following powers and duties:
- 253 254 1. To develop and establish and monitor programmatic and fiscal policies governing the operation of 255 for the programs and facilities for which the Department is responsible under this law.
- 256 2. To ensure the development and implementation of a long-range youth services policy.
- 257 3. To review and comment on all budgets and requests for appropriations for the Department prior to 258 their submission to the Governor and on all applications for federal funds.
- 259 4. 3. To monitor the activities of the Department and its effectiveness in implementing the policies of 260 *developed by* the Board.
- 261 5. 4. To advise the Governor, and Director and the General Assembly on matters relating to youth 262 services.
- 263 6. 5. To promulgate such regulations as may be necessary to carry out the provisions of this title and 264 other laws of the Commonwealth administered by the Director or the Department. The Board of Juvenile 265 Justice may adopt such Board of Corrections' regulations and standards as it may deem appropriate. If 266 regulations and standards so adopted are not amended substantively by the Board of Juvenile Justice, 267 such Board need not comply with the provisions of Article 2 (§ 2.2-4006 et seq.) of Chapter 40 of Title 268 2.2.
- 269 7. 6. To ensure the development of programs to educate citizens and elicit public support for the 270 activities of the Department.
- 271 8.7. To establish length-of-stay guidelines for juveniles indeterminately committed to the Department 272 and to make such guidelines available for public comment.
- 273 § 66-23. Authority of superintendents with regard to application for operator's licenses and 274 employment certificates.
- The superintendents of facilities established by the Department shall have the authority, 275 276 commensurate with that of a parent in like cases, to give consent for those children placed in their 277 respective facilities to (i) application for a motor vehicle operator's license and (ii) issuance of an 278 employment certificate. Such authority shall be exercised in accordance with regulations established by 279 the Board.
- 280 2. That §§ 2.2-223 and 66-11 of the Code of Virginia are repealed.

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