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SENATE BILL NO. 14

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the Governor on April 7, 2014)

(Patron Prior to Substitute—Senator Garrett)

5 6 A BILL to amend and reenact §§ 17.1-275.12, 18.2-67.5:1, 18.2-346, 18.2-348, 18.2-356, 18.2-359. 7 18.2-361, 18.2-368, 18.2-370, 18.2-370.1, 18.2-371, and 18.2-374.3 of the Code of Virginia, relating 8 to sodomy; penalties.

Q Be it enacted by the General Assembly of Virginia:

1. That §§ 17.1-275.12, 18.2-67.5:1, 18.2-346, 18.2-348, 18.2-356, 18.2-359, 18.2-361, 18.2-368, 10 18.2-370, 18.2-370.1, 18.2-371, and 18.2-374.3 of the Code of Virginia are amended and reenacted 11 12 as follows:

§ 17.1-275.12. Additional fee for Internet Crimes Against Children Fund.

14 In addition to the fees provided for by §§ 16.1-69.48:1, 16.1-69.48:1.01, 17.1-275.1, 17.1-275.2, 17.1-275.3, 17.1-275.4, 17.1-275.5, 17.1-275.7, 17.1-275.8, 17.1-275.9, 17.1-275.10, and 17.1-275.11, a 15 fee of \$10 \$15 upon each felony or misdemeanor conviction shall be assessed as court costs. All fees 16 17 collected pursuant to this section shall be deposited into the state treasury and credited to the Internet Crimes Against Children Fund. 18

19 There is hereby established in the state treasury the Internet Crimes Against Children Fund. Such 20 fund shall consist of all fees collected under this section, moneys appropriated directly to the Fund, and 21 any other grants or gifts made to the Fund. Moneys in the Fund shall be disbursed in the following 22 manner: to the Virginia State Police, 33.3333 percent of the total annual deposits to support the Northern Virginia Internet Crimes Against Children program; to the Department of Criminal Justice 23 24 Services, 33.3333 percent of the total annual deposits to support the Southern Virginia Internet Crimes 25 Against Children program; to the Department of Criminal Justice Services, 27.7777 percent of the total annual deposits to support grants and training and equipment for local law-enforcement agencies' use in 26 27 investigating and prosecuting Internet crimes against children; and to the Department of Social Services, 28 5.5555 percent of the total annual deposits to support the Virginia Child Protection Accountability 29 System established under § 63.2-1530.

§ 18.2-67.5:1. Punishment upon conviction of third misdemeanor offense.

31 When a person is convicted of sexual battery in violation of § 18.2-67.4, attempted sexual battery in 32 violation of subsection C of § 18.2-67.5, a violation of § 18.2-371 involving consensual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus with a child, indecent exposure of himself or procuring 33 34 another to expose himself in violation of § 18.2-387, or a violation of § 18.2-130, and it is alleged in the 35 warrant, information, or indictment on which the person is convicted and found by the court or jury 36 trying the case that the person has previously been convicted within the ten-year 10-year period 37 immediately preceding the offense charged of two or more of the offenses specified in this section, each 38 such offense occurring on a different date, he shall be is guilty of a Class 6 felony.

39 § 18.2-346. Prostitution; commercial sexual conduct; commercial exploitation of a minor; 40 penalties.

41 A. Any person who, for money or its equivalent, (i) commits adultery, fornication, or any act in 42 violation of § 18.2-361, performs cunnilingus, fellatio, or anilingus upon or by another person, or 43 engages in anal intercourse or (ii) offers to commit adultery, fornication, or any act in violation of § 18.2-361, perform cunnilingus, fellatio, or anilingus upon or by another person, or engage in anal 44 45 intercourse and thereafter does any substantial act in furtherance thereof is guilty of prostitution, which 46 is punishable as a Class 1 misdemeanor.

B. Any person who offers money or its equivalent to another for the purpose of engaging in sexual 47 **48** acts as enumerated in subsection A and thereafter does any substantial act in furtherance thereof is 49 guilty of solicitation of prostitution, which is punishable as a Class 1 misdemeanor. However, any person who solicits prostitution from a minor (i) 16 years of age or older is guilty of a Class 6 felony 50 51 or (ii) younger than 16 years of age is guilty of a Class 5 felony.

§ 18.2-348. Aiding prostitution or illicit sexual intercourse, etc..

53 It shall be is unlawful for any person or any officer, employee, or agent of any firm, association, or 54 corporation, with knowledge of, or good reason to believe, the immoral purpose of such visit, to take or 55 transport or assist in taking or transporting, or offer to take or transport on foot or in any way, any person to a place, whether within or without any building or structure, used or to be used for the 56 57 purpose of lewdness, assignation, or prostitution within this the Commonwealth; or to procure or assist in procuring for the purpose of illicit sexual intercourse, anal intercourse, cunnilingus, fellatio, or 58 59 anilingus or any act violative of § 18.2-361, or to give any information or direction to any person with

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60 intent to enable such person to commit an act of prostitution.

61 § 18.2-356. Receiving money for procuring person.

62 Any person who receives any money or other valuable thing for or on account of (i) procuring for or 63 placing in a house of prostitution or elsewhere any person for the purpose of causing such person to 64 engage in unlawful sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act in 65 violation of § 18.2-361 or (ii) causing any person to engage in forced labor or services, concubinage, 66 prostitution, or the manufacture of any obscene material or child pornography shall be is guilty of a 67 Class 4 felony.

68 § 18.2-359. Venue for criminal sexual assault or where any person transported for criminal sexual assault, attempted criminal sexual assault, or purposes of unlawful sexual intercourse, 69 70 crimes against nature, and indecent liberties with children; venue for such crimes when coupled 71 with a violent felony.

72 A. Any person transporting or attempting to transport through or across this the Commonwealth, any person for the purposes of unlawful sexual intercourse, anal intercourse, cunnilingus, fellatio, or 73 74 anilingus or prostitution, or for the purpose of committing any crime specified in § 18.2-361 or 75 18.2-370, or for the purposes of committing or attempting to commit criminal sexual assault under 76 Article 7 (§ 18.2-61 et seq.) of Chapter 4, may be presented, indicted, tried, and convicted in any county 77 or city in which any part of such transportation occurred.

78 B. Venue for the trial of any person charged with committing or attempting to commit any crime 79 specified in § 18.2-361 or 18.2-370 or sexual assault under Article 7 (§ 18.2-61 et seq.) of Chapter 4 80 may be had in the county or city in which such crime is alleged to have occurred or, with the concurrence of the attorney for the Commonwealth in the county or city in which the crime is alleged to 81 82 have occurred, in any county or city through which the victim was transported by the defendant prior to 83 the commission of such offense.

84 C. Venue for the trial of any person charged with committing or attempting to commit criminal 85 sexual assault under Article 7 (§ 18.2-61 et seq.) of Chapter 4 against a person under 18 years of age 86 may be had in the county or city in which such crime is alleged to have occurred or, when the county 87 or city where the offense is alleged to have occurred cannot be determined, then in the county or city 88 where the person under 18 years of age resided at the time of the offense.

89 D. Venue for the trial of any person charged with committing or attempting to commit (i) any crime 90 specified in § 18.2-361 or 18.2-370 or criminal sexual assault under Article 7 (§ 18.2-61 et seq.) of 91 Chapter 4 and (ii) any violent felony as defined in § 17.1-805 or any act of violence as defined in 92 § 19.2-297.1 arising out of the same incident, occurrence, or transaction may be had in the county or 93 city in which any such crime is alleged to have occurred or, with the concurrence of the attorney for the 94 Commonwealth in the county or city in which the crime is alleged to have occurred, in any county or 95 city through which the victim was transported by the defendant in the commission of such offense.

§ 18.2-361. Crimes against nature; penalty.

A. If any person carnally knows in any manner any brute animal, or carnally knows any male or 97 female person by the anus or by or with the mouth, or voluntarily submits to such carnal knowledge, he 98 99 or she shall be is guilty of a Class 6 felony, except as provided in subsection B.

100 B. Any person who performs or causes to be performed cunnilingus, fellatio, anilingus, or anal intercourse upon or by his daughter or granddaughter, son or grandson, brother or sister, or father or 101 102 mother is guilty of a Class 5 felony. However, if a parent or grandparent commits any such act with his child or grandchild and such child or grandchild is at least 13 but less than 18 years of age at the time 103 104 of the offense, such parent or grandparent is guilty of a Class 3 felony.

C. For the purposes of this section, parent includes step-parent, grandparent includes 105 step-grandparent, child includes step-child, and grandchild includes step-grandchild. 106 107

§ 18.2-368. Placing or leaving wife for prostitution; penalty.

108 Any person who, by force, fraud, intimidation, or threats, places or leaves, or procures any other 109 person to place or leave his wife in a bawdy place for the purpose of prostitution or unlawful sexual 110 intercourse, shall be anal intercourse, cunnilingus, fellatio, or anilingus is guilty of pandering, 111 punishable as a Class 4 felony.

§ 18.2-370. Taking indecent liberties with children; penalties.

A. Any person 18 years of age or over, who, with lascivious intent, knowingly and intentionally 113 114 commits any of the following acts with any child under the age of 15 years is guilty of a Class 5 felony: 115

116 (1) Expose his or her sexual or genital parts to any child to whom such person is not legally married 117 or propose that any such child expose his or her sexual or genital parts to such person; or 118

(2) [Repealed.]

(3) Propose that any such child feel or fondle his own sexual or genital parts or the sexual or genital 119 120 parts of such person or propose that such person feel or fondle the sexual or genital parts of any such child; or 121

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122 (4) Propose to such child the performance of an act of sexual intercourse, anal intercourse, 123 *cunnilingus, fellatio, or anilingus* or any act constituting an offense under § 18.2-361; or

124 (5) Entice, allure, persuade, or invite any such child to enter any vehicle, room, house, or other 125 place, for any of the purposes set forth in the preceding subdivisions of this section subsection.

126 B. Any person 18 years of age or over who, with lascivious intent, knowingly and intentionally 127 receives money, property, or any other remuneration for allowing, encouraging, or enticing any person 128 under the age of 18 years to perform in or be a subject of sexually explicit visual material as defined in 129 § 18.2-374.1 or who knowingly encourages such person to perform in or be a subject of sexually 130 explicit material; shall be is guilty of a Class 5 felony.

131 C. Any person who is convicted of a second or subsequent violation of this section shall be is guilty 132 of a Class 4 felony;, provided that (i) the offenses were not part of a common act, transaction or 133 scheme; (ii) the accused was at liberty as defined in § 53.1-151 between each conviction; and (iii) it is 134 admitted, or found by the jury or judge before whom the person is tried, that the accused was previously 135 convicted of a violation of this section.

136 D. Any parent, step-parent, grandparent, or step-grandparent who commits a violation of either this 137 section or clause (v) or (vi) of subsection A of § 18.2-370.1 (i) upon his child, step-child, grandchild, or 138 step-grandchild who is at least 15 but less than 18 years of age is guilty of a Class 5 felony or (ii) upon 139 his child, step-child, grandchild, or step-grandchild less than 15 years of age is guilty of a Class 4 140 felony.

141 § 18.2-370.1. Taking indecent liberties with child by person in custodial or supervisory 142 relationship; penalties.

A. Any person 18 years of age or older who, except as provided in § 18.2-370, maintains a custodial 143 144 or supervisory relationship over a child under the age of 18 and is not legally married to such child and 145 such child is not emancipated who, with lascivious intent, knowingly and intentionally (i) proposes that 146 any such child feel or fondle the sexual or genital parts of such person or that such person feel or handle the sexual or genital parts of the child; or (ii) proposes to such child the performance of an act 147 148 of sexual intercourse, anal intercourse, cunnilingus, fellatio, or anilingus or any act constituting an 149 offense under § 18.2-361; or (iii) exposes his or her sexual or genital parts to such child; or (iv) 150 proposes that any such child expose his or her sexual or genital parts to such person; or (v) proposes to 151 the child that the child engage in sexual intercourse, sodomy or fondling of sexual or genital parts with 152 another person; or (vi) sexually abuses the child as defined in subdivision 6 of § 18.2-67.10 (6), shall be 153 is guilty of a Class 6 felony.

154 B. Any person who is convicted of a second or subsequent violation of this section shall be is guilty 155 of a Class 5 felony; provided that (i) the offenses were not part of a common act, transaction or 156 scheme; (ii) the accused was at liberty as defined in § 53.1-151 between each conviction; and (iii) it is 157 admitted, or found by the jury or judge before whom the person is tried, that the accused was previously 158 convicted of a violation of this section.

159 § 18.2-371. Causing or encouraging acts rendering children delinguent, abused, etc.; penalty; 160 abandoned infant.

161 Any person 18 years of age or older, including the parent of any child, who (i) willfully contributes 162 to, encourages, or causes any act, omission, or condition which that renders a child delinquent, in need 163 of services, in need of supervision, or abused or neglected as defined in § 16.1-228, or (ii) engages in 164 consensual sexual intercourse or anal intercourse with or performs cunnilingus, fellatio, or anilingus upon or by a child 15 or older not his spouse, child, or grandchild, shall be is guilty of a Class 1 165 166 misdemeanor. This section shall not be construed as repealing, modifying, or in any way affecting 167 §§ 18.2-18, 18.2-19, 18.2-61, 18.2-63, and 18.2-347.

168 If the prosecution under this section is based solely on the accused parent having left the child at a 169 hospital or rescue squad, it shall be an affirmative defense to prosecution of a parent under this section 170 that such parent safely delivered the child to a hospital that provides 24-hour emergency services or to 171 an attended rescue squad that employs emergency medical technicians, within the first 14 days of the 172 child's life. In order for the affirmative defense to apply, the child shall be delivered in a manner 173 reasonably calculated to ensure the child's safety. 174

§ 18.2-374.3. Use of communications systems to facilitate certain offenses involving children.

175 A. As used in subsections C, D, and E, "use a communications system" means making personal 176 contact or direct contact through any agent or agency, any print medium, the United States mail, any 177 common carrier or communication common carrier, any electronic communications system, the Internet, 178 or any telecommunications, wire, computer network, or radio communications system.

179 B. It shall be is unlawful for any person to use a communications system, including but not limited 180 to computers or computer networks or bulletin boards, or any other electronic means for the purposes of 181 procuring or promoting the use of a minor for any activity in violation of § 18.2-370 or 18.2-374.1. A 182 violation of this subsection is a Class 6 felony.

183 C. It shall be is unlawful for any person 18 years of age or older to use a communications system,
184 including but not limited to computers or computer networks or bulletin boards, or any other electronic
185 means, for the purposes of soliciting, with lascivious intent, any person he knows or has reason to
186 believe is a child younger than 15 years of age to knowingly and intentionally:

187 1. Expose his sexual or genital parts to any child to whom he is not legally married or propose that188 any such child expose his sexual or genital parts to such person;

189 2. Propose that any such child feel or fondle his own sexual or genital parts or the sexual or genital
 190 parts of such person or propose that such person feel or fondle the sexual or genital parts of any such
 191 child;

192 3. Propose to such child the performance of an act of sexual intercourse, anal intercourse,
 193 cunnilingus, fellatio, or anilingus or any act constituting an offense under § 18.2-361; or

4. Entice, allure, persuade, or invite any such child to enter any vehicle, room, house, or other place, for any purposes set forth in the preceding subdivisions.

Any person who violates this subsection is guilty of a Class 5 felony. However, if the person is at 196 197 least seven years older than the child he knows or has reason to believe is less than 15 years of age, the 198 person shall be punished by a term of imprisonment of not less than five years nor more than 30 years 199 in a state correctional facility, five years of which shall be mandatory minimum term of imprisonment. 200 Any person who commits a second or subsequent violation of this subsection when the person is at least 201 seven years older than the child he knows or has reason to believe is less than 15 years of age shall be 202 punished by a term of imprisonment of not less than 10 years nor more than 40 years, 10 years of 203 which shall be a mandatory minimum term of imprisonment.

204 D. Any person who uses a communications system, including but not limited to computers or 205 computer networks or bulletin boards, or any other electronic means, for the purposes of soliciting, with lascivious intent, any child he knows or has reason to believe is at least 15 years of age but younger 206 207 than 18 years of age to knowingly and intentionally commit any of the activities listed in subsection C 208 if the person is at least seven years older than the child is guilty of a Class 5 felony. Any person who 209 commits a second or subsequent violation of this subsection shall be punished by a term of 210 imprisonment of not less than one nor more than 20 years, one year of which shall be a mandatory 211 minimum term of imprisonment.

E. Any person 18 years of age or older who uses a communications system, including but not limited to computers or computer networks or bulletin boards, or any other electronic means, for the purposes of soliciting any person he knows or has reason to believe is a child younger than 18 years of age for (i) any activity in violation of § 18.2-355 or 18.2-361, (ii) any activity in violation of § 18.2-374.1, or (iii) a violation of § 18.2-374.1:1 is guilty of a Class 5 felony.

217 2. That an emergency exists and this act is in force from its passage.

3. That the provisions of this act may result in a net increase in periods of imprisonment or commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter 806 of the Acts of Assembly of 2013 requires the Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of \$50,000. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot be determined for periods of commitment to the custody of the Department of Juvenile Justice.