2019 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 19.2-299 of the Code of Virginia, relating to investigations and reports
 3 by probation officers; persons eligible for parole.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 19.2-299 of the Code of Virginia is amended and reenacted as follows:

8 § 19.2-299. Investigations and reports by probation officers in certain cases. 9 A. When a person is tried in a circuit court (i) upon a charge of assault and battery in violation of 10 § 18.2-57 or 18.2-57.2, stalking in violation of § 18.2-60.3, sexual battery in violation of § 18.2-67.4, attempted sexual battery in violation of § 18.2-67.5, or driving while intoxicated in violation of 11 12 § 18.2-266, and is adjudged guilty of such charge, unless waived by the court and the defendant and the 13 attorney for the Commonwealth, the court may, or on motion of the defendant shall; or (ii) upon a felony charge not set forth in subdivision (iii) below, the court may when there is a plea agreement 14 15 between the defendant and the Commonwealth and shall, unless waived by the defendant and the attorney for the Commonwealth, when the defendant pleads guilty or nolo contendere without a plea 16 17 agreement or is found guilty by the court after a plea of not guilty or nolo contendere; or (iii) the court shall when a person is charged and adjudged guilty of a felony violation, or conspiracy to commit or 18 19 attempt to commit a felony violation, of § 18.2-46.2, 18.2-46.3, 18.2-48, clause (2) or (3) of § 18.2-49, 20 § 18.2-61, 18.2-63, 18.2-64.1, 18.2-64.2, 18.2-67.1, 18.2-67.2, 18.2-67.3, 18.2-67.4:1, 18.2-67.5, 18.2-67.5:1, 18.2-355, 18.2-356, 18.2-357, 18.2-361, 18.2-362, 18.2-366, 18.2-368, 18.2-370, 18.2-370.1, 21 22 or 18.2-370.2, or any attempt to commit or conspiracy to commit any felony violation of § 18.2-67.5, 23 18.2-67.5:2, or 18.2-67.5:3, direct a probation officer of such court to thoroughly investigate and report 24 25 26 27

upon the history of the accused, including a report of the accused's criminal record as an adult and available juvenile court records, any information regarding the accused's participation or membership in a criminal street gang as defined in § 18.2-46.1, and all other relevant facts, to fully advise the court so the court may determine the appropriate sentence to be imposed. Unless the defendant or the attorney 28 for the Commonwealth objects, the court may order that the report contain no more than the defendant's 29 criminal history, any history of substance abuse, any physical or health-related problems as may be 30 pertinent, and any applicable sentencing guideline worksheets. This expedited report shall be subject to 31 all the same procedures as all other sentencing reports and sentencing guidelines worksheets. The probation officer, after having furnished a copy of this report at least five days prior to sentencing to 32 33 counsel for the accused and the attorney for the Commonwealth for their permanent use, shall submit his 34 report in advance of the sentencing hearing to the judge in chambers, who shall keep such report 35 confidential. Counsel for the accused may provide the accused with a copy of the presentence report. 36 The probation officer shall be available to testify from this report in open court in the presence of the 37 accused, who shall have been provided with a copy of the presentence report by his counsel or advised 38 of its contents and be given the right to cross-examine the investigating officer as to any matter 39 contained therein and to present any additional facts bearing upon the matter. The report of the 40 investigating officer shall at all times be kept confidential by each recipient, and shall be filed as a part 41 of the record in the case. Any report so filed shall be made available only by court order and shall be 42 sealed upon final order by the court, except that such reports or copies thereof shall be available at any 43 time to any criminal justice agency, as defined in § 9.1-101, of this or any other state or of the United States; to any agency where the accused is referred for treatment by the court or by probation and 44 45 parole services; and to counsel for any person who has been indicted jointly for the same felony as the person subject to the report. Subject to the limitations set forth in § 37.2-901, any report prepared 46 47 pursuant to the provisions hereof shall without court order be made available to counsel for the person 48 who is the subject of the report if that person (a) is charged with a felony subsequent to the time of the 49 preparation of the report or (b) has been convicted of the crime or crimes for which the report was 50 prepared and is pursuing a post-conviction remedy. Such report shall be made available for review without a court order to incarcerated persons who are eligible for release by the Virginia Parole Board, 51 or such person's counsel, pursuant to regulations promulgated by the Virginia Parole Board for that 52 53 *purpose.* The presentence report shall be in a form prescribed by the Department of Corrections. In all cases where such report is not ordered, a simplified report shall be prepared on a form prescribed by the

cases where such report is not ordered, a simplified report shall be prepared on a form prescribed by the
 Department of Corrections. For the purposes of this subsection, information regarding the accused's
 participation or membership in a criminal street gang may include the characteristics, specific rivalries,

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57 common practices, social customs and behavior, terminology, and types of crimes that are likely to be 58 committed by that criminal street gang.

B. As a part of any presentence investigation conducted pursuant to subsection A when the offense for which the defendant was convicted was a felony, the court probation officer shall advise any victim of such offense in writing that he may submit to the Virginia Parole Board a written request (i) to be given the opportunity to submit to the Board a written statement in advance of any parole hearing describing the impact of the offense upon him and his opinion regarding the defendant's release and (ii) to receive copies of such other notifications pertaining to the defendant as the Board may provide pursuant to subsection B of § 53.1-155.

66 C. As part of any presentence investigation conducted pursuant to subsection A when the offense for
67 which the defendant was convicted was a felony drug offense set forth in Article 1 (§ 18.2-247 et seq.)
68 of Chapter 7 of Title 18.2, the presentence report shall include any known association of the defendant
69 with illicit drug operations or markets.

D. As a part of any presentence investigation conducted pursuant to subsection A, when the offense
for which the defendant was convicted was a felony, not a capital offense, committed on or after
January 1, 2000, the defendant shall be required to undergo a substance abuse screening pursuant to
§ 18.2-251.01.