2020 SESSION

	20103455D
1	SENATE BILL NO. 297
2	Senate Amendments in [] - February 6, 2020
2 3 4 5 6	A BILL to amend the Code of Virginia by adding in Title 63.2 a chapter numbered 23, consisting of a section numbered 63.2-2300, relating to Virginia Sexual and Domestic Violence Prevention Fund; report.
	Patrons Prior to Engrossment—Senators Favola and McClellan; Delegate: Delaney
7 8 9	Referred to Committee on the Judiciary
10	Be it enacted by the General Assembly of Virginia:
11	1. That the Code of Virginia is amended by adding in Title 63.2 a chapter numbered 23, consisting
12	of a section numbered 63.2-2300, as follows:
13	CHAPTER 23.
14	VIRGINIA SEXUAL AND DOMESTIC VIOLENCE PREVENTION FUND.
15	§ 63.2-2300. Virginia Sexual and Domestic Violence Prevention Fund; report.
16	A. The General Assembly finds and declares that sexual and domestic violence is a serious public
17	health and safety concern in the Commonwealth, and that evidence-based and evidence-informed
18	prevention programs are critical to decrease the negative effects that sexual and domestic violence have
19 20	on communities in the Commonwealth. It is therefore in the best interest of the citizens of the
20 21	Commonwealth to support such programs for the purpose of lowering the occurrence of sexual and domestic violence in the Commonwealth.
22	B. There is hereby created in the state treasury a special nonreverting fund to be known as the
23	Virginia Sexual and Domestic Violence Prevention Fund (the Fund). The Fund shall be established on
24	the books of the Comptroller. All moneys appropriated by the General Assembly for the Fund, and
25	received from any other sources, public or private, shall be paid into the state treasury and credited to
26	the Fund. Interest earned on moneys in the Fund shall remain in the Fund and be credited to it. Any
27	moneys remaining in the Fund, including interest thereon, at the end of each fiscal year shall not revert
28	to the general fund but shall remain in the Fund. Expenditures and disbursements from the Fund shall
29	be made by the State Treasurer on warrants issued by the Comptroller upon written request signed by
30	the Commissioner. Up to five percent of the Fund may be used to pay the expenses necessary to
31 32	administration of the Fund by the Department. C. The Fund shall be administered by the Department in accordance with the provisions of this
32 33	section and subject to the following:
34	1. The Department shall use moneys in the Fund to develop and support prevention programs in the
35	Commonwealth and perform such other acts as may be necessary to comply with the provisions of this
36	section.
37	2. No less than five percent of the Fund shall be granted to [the Virginia Sexual and Domestic
38	Violence Action Alliance for the delivery of an organization that provides] training and technical
39	assistance to entities implementing prevention programs and for the development of statewide strategies
40	to reinforce and expand prevention efforts.
41 42	3. No less than 40 percent but not more than 45 percent of the Fund shall be granted to the Department of Health's Domestic and Intimate Partner Violence Prevention program for the distribution
43	of grants to support [and evaluate] evidence-based and evidence-informed sexual violence prevention
44	programs. Up to five percent of such funds may be used to pay the expenses necessary to distribution of
45	such grants by the Department of Health.
46	4. The Department shall, in coordination with the Department of Health and the Virginia Sexual and
47	Domestic Violence Action Alliance, develop a plan for distribution of moneys in the Fund. Such plan
48	shall [establish an application process and eligibility criteria for the awarding of grants from the Fund,
49	identify evidence-based and evidence-informed prevention programs and develop strategies to promote
50	research and evaluation of prevention initiatives. Such plan shall include] a process for determining
51	appropriate grant amounts [,] and other strategies that help to prevent or support programs that
52	prevent sexual and domestic violence in the Commonwealth.
53 54	5. The Department shall [issue requests for proposals to providers of prevention programs that may be eligible for distributions from the Fund. The Department shall review all proposals received as a
54 55	result of such requests and modify, as appropriate, the terms of such proposals in agreement with the
55 56	provider. No provider that submits a proposal for moneys from the Fund shall participate in the review
57	of such proposals distribute grants to support and evaluate evidence-based and evidence-informed
58	domestic violence prevention programs].

3/27/20 9:18

59 6. The Department shall produce an annual report on the expenditures and activities associated with 60 the Fund and provide such report to the Governor and the Chairmen of the Senate Committee on 61 Finance and the House Committee on Appropriations by November 30 each year.

7. No more than 95 percent of moneys in the Fund shall be awarded or allocated in any fiscal year. 62

D. For the purposes of this section, "prevention program" means an evidence-based or evidence-informed program that (i) is operated by a local [sexual and domestic violence public or private nonprofit] agency and (ii) has the primary purpose of preventing sexual and domestic violence 63 64

65

66 through strategies that (a) promote the development and maintenance of healthy practices related to

relationships, sexuality, and social-emotional development and (b) counteract the factors associated with 67

68 the initial perpetration of sexual and domestic violence.