INTRODUCED

HB475

	22101278D
1	HOUSE BILL NO. 475
2 3	Offered January 12, 2022
3	Prefiled January 11, 2022
4	A BILL to amend and reenact §§ 16.1-228 and 19.2-152.7:1 of the Code of Virginia and to amend the
5	Code of Virginia by adding a section numbered 16.1-279.2, relating to protective orders; petition;
6	human trafficking and sex trafficking; penalty.
7	Dotron Murphy
8	Patron—Murphy
9	Referred to Committee for Courts of Justice
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11	Be it enacted by the General Assembly of Virginia:
12	1. That §§ 16.1-228 and 19.2-152.7:1 of the Code of Virginia are amended and reenacted and that
13	the Code of Virginia is amended by adding a section numbered 16.1-279.2 as follows:
14 15	§ 16.1-228. Definitions.
15 16	As used in this chapter, unless the context requires a different meaning: "Abused or neglected child" means any child:
17	1. Whose parents or other person responsible for his care creates or inflicts, threatens to create or
18	inflict, or allows to be created or inflicted upon such child a physical or mental injury by other than
19	accidental means, or creates a substantial risk of death, disfigurement or impairment of bodily or mental
20	functions, including, but not limited to, a child who is with his parent or other person responsible for his
21	care either (i) during the manufacture or attempted manufacture of a Schedule I or II controlled
22	substance, or (ii) during the unlawful sale of such substance by that child's parents or other person
23 24	responsible for his care, where such manufacture, or attempted manufacture or unlawful sale would constitute a felony violation of § 18.2-248;
25	2. Whose parents or other person responsible for his care neglects or refuses to provide care
2 6	necessary for his health; however, no child who in good faith is under treatment solely by spiritual
27	means through prayer in accordance with the tenets and practices of a recognized church or religious
28	denomination shall for that reason alone be considered to be an abused or neglected child. Further, a
29	decision by parents who have legal authority for the child or, in the absence of parents with legal
30	authority for the child, any person with legal authority for the child who refuses a particular medical
31 32	treatment for a child with a life-threatening condition shall not be deemed a refusal to provide necessary care if (i) such decision is made jointly by the parents or other person with legal authority and the child;
33	(ii) the child has reached 14 years of age and is sufficiently mature to have an informed opinion on the
34	subject of his medical treatment; (iii) the parents or other person with legal authority and the child have
35	considered alternative treatment options; and (iv) the parents or other person with legal authority and the
36	child believe in good faith that such decision is in the child's best interest. Nothing in this subdivision
37	shall be construed to limit the provisions of § 16.1-278.4;
38 39	3. Whose parents or other person responsible for his care abandons such child;4. Whose parents or other person responsible for his care commits or allows to be committed any act
40	of sexual exploitation or any sexual act upon a child in violation of the law;
41	5. Who is without parental care or guardianship caused by the unreasonable absence or the mental or
42	physical incapacity of the child's parent, guardian, legal custodian, or other person standing in loco
43	parentis;
44	6. Whose parents or other person responsible for his care creates a substantial risk of physical or
45 46	mental injury by knowingly leaving the child alone in the same dwelling, including an apartment as defined in § 55.1-2000, with a person to whom the child is not related by blood or marriage and who
47	the parent or other person responsible for his care knows has been convicted of an offense against a
48	minor for which registration is required as a Tier III offender pursuant to § 9.1-902; or
49	7. Who has been identified as a victim of sex trafficking or severe forms of trafficking as defined in
50	the federal Trafficking Victims Protection Act of 2000, 22 U.S.C. § 7102 et seq., and in the federal
51	Justice for Victims of Trafficking Act of 2015, 42 U.S.C. § 5101 et seq.
52 53	If a civil proceeding under this chapter is based solely on the parent having left the child at a bospital or emergency medical services agency it shall be an affirmative defense that such parent safely
55 54	hospital or emergency medical services agency, it shall be an affirmative defense that such parent safely delivered the child to a hospital that provides 24-hour emergency services or to an attended emergency
55	medical services agency that employs emergency medical services personnel, within 14 days of the
56	child's birth. For purposes of terminating parental rights pursuant to § 16.1-283 and placement for
57	adoption, the court may find such a child is a neglected child upon the ground of abandonment.
58	"Adoptive home" means the place of residence of any natural person in which a child resides as a

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59 member of the household and in which he has been placed for the purposes of adoption or in which he60 has been legally adopted by another member of the household.

61 "Adult" means a person 18 years of age or older.

62 "Ancillary crime" or "ancillary charge" means any delinquent act committed by a juvenile as a part
63 of the same act or transaction as, or that constitutes a part of a common scheme or plan with, a
64 delinquent act that would be a felony if committed by an adult.

65 "Boot camp" means a short-term secure or nonsecure juvenile residential facility with highly
66 structured components including, but not limited to, military style drill and ceremony, physical labor,
67 education and rigid discipline, and no less than six months of intensive aftercare.

"Child," "juvenile," or "minor" means a person who is (i) younger than 18 years of age or (ii) for purposes of the Fostering Futures program set forth in Article 2 (§ 63.2-917 et seq.) of Chapter 9 of Title 63.2, younger than 21 years of age and meets the eligibility criteria set forth in § 63.2-919.

Title 63.2, younger than 21 years of age and meets the eligibility criteria set forth in § 63.2-919. "Child in need of services" means (i) a child whose behavior, conduct or condition presents or results 71 in a serious threat to the well-being and physical safety of the child or (ii) a child under the age of 14 72 73 whose behavior, conduct or condition presents or results in a serious threat to the well-being and physical safety of another person; however, no child who in good faith is under treatment solely by 74 75 spiritual means through prayer in accordance with the tenets and practices of a recognized church or religious denomination shall for that reason alone be considered to be a child in need of services, nor 76 77 shall any child who habitually remains away from or habitually deserts or abandons his family as a 78 result of what the court or the local child protective services unit determines to be incidents of physical, 79 emotional or sexual abuse in the home be considered a child in need of services for that reason alone.

However, to find that a child falls within these provisions, (i) the conduct complained of must
present a clear and substantial danger to the child's life or health or to the life or health of another
person, (ii) the child or his family is in need of treatment, rehabilitation or services not presently being
received, and (iii) the intervention of the court is essential to provide the treatment, rehabilitation or
services needed by the child or his family.

"Child in need of supervision" means:

1. A child who, while subject to compulsory school attendance, is habitually and without justification
absent from school, and (i) the child has been offered an adequate opportunity to receive the benefit of
any and all educational services and programs that are required to be provided by law and which meet
the child's particular educational needs, (ii) the school system from which the child is absent or other
appropriate agency has made a reasonable effort to effect the child's regular attendance without success,
and (iii) the school system has provided documentation that it has complied with the provisions of
§ 22.1-258; or

2. A child who, without reasonable cause and without the consent of his parent, lawful custodian or
placement authority, remains away from or deserts or abandons his family or lawful custodian on more
than one occasion or escapes or remains away without proper authority from a residential care facility in
which he has been placed by the court, and (i) such conduct presents a clear and substantial danger to
the child's life or health, (ii) the child or his family is in need of treatment, rehabilitation or services not
presently being received, and (iii) the intervention of the court is essential to provide the treatment,
rehabilitation or services needed by the child or his family.

"Child welfare agency" means a child-placing agency, child-caring institution or independent fosterhome as defined in § 63.2-100.

102 "The court" or the "juvenile court" or the "juvenile and domestic relations court" means the juvenile103 and domestic relations district court of each county or city.

"Delinquent act" means (i) an act designated a crime under the law of the Commonwealth, or an ordinance of any city, county, town, or service district, or under federal law, (ii) a violation of § 18.2-308.7, or (iii) a violation of a court order as provided for in § 16.1-292, but does not include an act other than a violation of § 18.2-308.7, which is otherwise lawful, but is designated a crime only if committed by a child.

"Delinquent child" means a child who has committed a delinquent act or an adult who has committed
a delinquent act prior to his 18th birthday, except where the jurisdiction of the juvenile court has been
terminated under the provisions of § 16.1-269.6.

"Department" means the Department of Juvenile Justice and "Director" means the administrative head
in charge thereof or such of his assistants and subordinates as are designated by him to discharge the
duties imposed upon him under this law.

115 "Driver's license" means any document issued under Chapter 3 (§ 46.2-300 et seq.) of Title 46.2, or 116 the comparable law of another jurisdiction, authorizing the operation of a motor vehicle upon the 117 highways.

"Family abuse" means any act involving violence, force, or threat that results in bodily injury or
places one in reasonable apprehension of death, sexual assault, or bodily injury and that is committed by
a person against such person's family or household member. Such act includes, but is not limited to, any

121 forceful detention, stalking, criminal sexual assault in violation of Article 7 (§ 18.2-61 et seq.) of
122 Chapter 4 of Title 18.2, or acts in furtherance of human trafficking or commercial sex trafficking in
123 violation of § 18.2-355 or 18.2-357.1, or any criminal offense that results in bodily injury or places one
124 in reasonable apprehension of death, sexual assault, or bodily injury.

125 "Family or household member" means (i) the person's spouse, whether or not he or she resides in the 126 same home with the person, (ii) the person's former spouse, whether or not he or she resides in the same 127 home with the person, (iii) the person's parents, stepparents, children, stepchildren, brothers, sisters, 128 half-brothers, half-sisters, grandparents and grandchildren, regardless of whether such persons reside in 129 the same home with the person, (iv) the person's mother-in-law, father-in-law, sons-in-law, 130 daughters-in-law, brothers-in-law and sisters-in-law who reside in the same home with the person, (v) 131 any individual who has a child in common with the person, whether or not the person and that 132 individual have been married or have resided together at any time, or (vi) any individual who cohabits 133 or who, within the previous 12 months, cohabited with the person, and any children of either of them 134 then residing in the same home with the person.

135 "Fictive kin" means persons who are not related to a child by blood or adoption but have an 136 established relationship with the child or his family.

137 "Foster care services" means the provision of a full range of casework, treatment and community 138 services for a planned period of time to a child who is abused or neglected as defined in § 63.2-100 or 139 in need of services as defined in this section and his family when the child (i) has been identified as 140 needing services to prevent or eliminate the need for foster care placement, (ii) has been placed through 141 an agreement between the local board of social services or a public agency designated by the 142 community policy and management team and the parents or guardians where legal custody remains with 143 the parents or guardians, (iii) has been committed or entrusted to a local board of social services or 144 child welfare agency, (iv) has been placed under the supervisory responsibility of the local board 145 pursuant to § 16.1-293, or (v) is living with a relative participating in the Federal-Funded Kinship Guardianship Assistance program set forth in § 63.2-1305 and developed consistent with 42 U.S.C. 146 147 § 673 or the State-Funded Kinship Guardianship Assistance program set forth in § 63.2-1306.

148 "Independent living arrangement" means placement of (i) a child at least 16 years of age who is in 149 the custody of a local board or licensed child-placing agency by the local board or licensed child-placing 150 agency or (ii) a child at least 16 years of age or a person between the ages of 18 and 21 who was 151 committed to the Department of Juvenile Justice immediately prior to placement by the Department of 152 Juvenile Justice, in a living arrangement in which such child or person does not have daily substitute 153 parental supervision.

154 "Independent living services" means services and activities provided to a child in foster care 14 years 155 of age or older and who has been committed or entrusted to a local board of social services, child 156 welfare agency, or private child-placing agency. "Independent living services" may also mean services 157 and activities provided to a person who (i) was in foster care on his 18th birthday and has not yet 158 reached the age of 21 years; (ii) is between the ages of 18 and 21 and who, immediately prior to his 159 commitment to the Department of Juvenile Justice, was in the custody of a local board of social 160 services; or (iii) is a child at least 16 years of age or a person between the ages of 18 and 21 who was 161 committed to the Department of Juvenile Justice immediately prior to placement in an independent living arrangement. "Independent living services" includes counseling, education, housing, employment, 162 and money management skills development and access to essential documents and other appropriate 163 164 services to help children or persons prepare for self-sufficiency.

165 "Intake officer" means a juvenile probation officer appointed as such pursuant to the authority of this chapter.

167 "Jail" or "other facility designed for the detention of adults" means a local or regional correctional 168 facility as defined in § 53.1-1, except those facilities utilized on a temporary basis as a court holding 169 cell for a child incident to a court hearing or as a temporary lock-up room or ward incident to the 170 transfer of a child to a juvenile facility.

171 "The judge" means the judge or the substitute judge of the juvenile and domestic relations district172 court of each county or city.

173 "This law" or "the law" means the Juvenile and Domestic Relations District Court Law embraced in174 this chapter.

"Legal custody" means (i) a legal status created by court order which vests in a custodian the right to have physical custody of the child, to determine and redetermine where and with whom he shall live, the right and duty to protect, train and discipline him and to provide him with food, shelter, education and ordinary medical care, all subject to any residual parental rights and responsibilities or (ii) the legal status created by court order of joint custody as defined in § 20-107.2.

180 "Permanent foster care placement" means the place of residence in which a child resides and in181 which he has been placed pursuant to the provisions of §§ 63.2-900 and 63.2-908 with the expectation

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182 and agreement between the placing agency and the place of permanent foster care that the child shall remain in the placement until he reaches the age of majority unless modified by court order or unless 183 184 removed pursuant to § 16.1-251 or 63.2-1517. A permanent foster care placement may be a place of 185 residence of any natural person or persons deemed appropriate to meet a child's needs on a long-term 186 basis.

187 "Qualified individual" means a trained professional or licensed clinician who is not an employee of 188 the local board of social services or licensed child-placing agency that placed the child in a qualified 189 residential treatment program and is not affiliated with any placement setting in which children are 190 placed by such local board of social services or licensed child-placing agency.

"Qualified residential treatment program" means a program that (i) provides 24-hour residential 191 placement services for children in foster care; (ii) has adopted a trauma-informed treatment model that 192 193 meets the clinical and other needs of children with serious emotional or behavioral disorders, including 194 any clinical or other needs identified through assessments conducted pursuant to clause (viii) of this 195 definition; (iii) employs registered or licensed nursing and other clinical staff who provide care, on site and within the scope of their practice, and are available 24 hours a day, 7 days a week; (iv) conducts 196 197 outreach with the child's family members, including efforts to maintain connections between the child 198 and his siblings and other family; documents and maintains records of such outreach efforts; and 199 maintains contact information for any known biological family and fictive kin of the child; (v) whenever 200 appropriate and in the best interest of the child, facilitates participation by family members in the child's 201 treatment program before and after discharge and documents the manner in which such participation is 202 facilitated; (vi) provides discharge planning and family-based aftercare support for at least six months 203 after discharge; (vii) is licensed in accordance with 42 U.S.C. § 671(a)(10) and accredited by an organization approved by the federal Secretary of Health and Human Services; and (viii) requires that 204 205 any child placed in the program receive an assessment within 30 days of such placement by a qualified 206 individual that (a) assesses the strengths and needs of the child using an age-appropriate, evidence-based, validated, and functional assessment tool approved by the Commissioner of Social Services; (b) 207 208 identifies whether the needs of the child can be met through placement with a family member or in a 209 foster home or, if not, in a placement setting authorized by 42 U.S.C. § 672(k)(2), including a qualified 210 residential treatment program, that would provide the most effective and appropriate level of care for the 211 child in the least restrictive environment and be consistent with the short-term and long-term goals 212 established for the child in his foster care or permanency plan; (c) establishes a list of short-term and 213 long-term mental and behavioral health goals for the child; and (d) is documented in a written report to 214 be filed with the court prior to any hearing on the child's placement pursuant to § 16.1-281, 16.1-282, 215 16.1-282.1, or 16.1-282.2.

216 "Residual parental rights and responsibilities" means all rights and responsibilities remaining with the 217 parent after the transfer of legal custody or guardianship of the person, including but not limited to the 218 right of visitation, consent to adoption, the right to determine religious affiliation and the responsibility 219 for support.

220 "Secure facility" or "detention home" means a local, regional or state public or private locked 221 residential facility that has construction fixtures designed to prevent escape and to restrict the movement and activities of children held in lawful custody. 222

"Shelter care" means the temporary care of children in physically unrestricting facilities.

"State Board" means the State Board of Juvenile Justice.

225 "Status offender" means a child who commits an act prohibited by law which would not be criminal 226 if committed by an adult.

227 "Status offense" means an act prohibited by law which would not be an offense if committed by an 228 adult.

229 "Violent juvenile felony" means any of the delinquent acts enumerated in subsection B or C of 230 § 16.1-269.1 when committed by a juvenile 14 years of age or older. 231

§ 16.1-279.2. Protective orders; minor may petition.

232 Notwithstanding § 8.01-8 or any other provision of law, a minor may petition for a protective order pursuant to this title or Chapter 9.1 (§ 19.2-152.7:1 et seq.) of Title 19.2 (i) without doing so by next 233 friend and (ii) with or without the consent of a parent, legal guardian, or other person standing in loco 234 235 parentis to the minor and who has care and control of the minor.

236 In any matter where a minor has petitioned for a protective order (a) without doing so by next friend and (b) without the consent of a parent, legal guardian, or other person standing in loco parentis 237 238 to the minor and who has care and control of the minor, the court may appoint a guardian ad litem for 239 the minor. 240

§ 19.2-152.7:1. Definitions.

241 As used in this chapter:

242 "Act of violence, force, or threat" means any act involving violence, force, or threat that results in 243 bodily injury or places one in reasonable apprehension of death, sexual assault, or bodily injury. Such act includes, but is not limited to, any forceful detention, stalking, criminal sexual assault in violation of
Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2, or acts in furtherance of human trafficking or *commercial sex trafficking in violation of § 18.2-355 or 18.2-357.1*, or any criminal offense that results
in bodily injury or places one in reasonable apprehension of death, sexual assault, or bodily injury.

248 2. That the provisions of this act may result in a net increase in periods of imprisonment or 249 commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary appropriation cannot be determined for periods of imprisonment in state adult 250 correctional facilities; therefore, Chapter 552 of the Acts of Assembly of 2021, Special Session I, 251 252 requires the Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of 253 \$50,000. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary 254 appropriation cannot be determined for periods of commitment to the custody of the Department 255 of Juvenile Justice.