# **2023 SESSION**

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### VIRGINIA ACTS OF ASSEMBLY - CHAPTER

An Act to amend and reenact §§ 9.1-184, 19.2-83.1, 19.2-291.1, 22.1-279.8, and 60.2-114 of the Code of Virginia and to amend the Code of Virginia by adding a section numbered 19.2-299.3, relating to reports of certain arrests and convictions of certain individuals to division safety officials; employment verification; method of submission; compilation.

[H 1704]

## Approved

8 Be it enacted by the General Assembly of Virginia:

9 1. That §§ 9.1-184, 19.2-83.1, 19.2-291.1, 22.1-279.8, and 60.2-114 of the Code of Virginia are 10 amended and reenacted and that the Code of Virginia is amended by adding a section numbered 11 19.2-299.3 as follows:

#### § 9.1-184. Virginia Center for School and Campus Safety created; duties.

A. From such funds as may be appropriated, the Virginia Center for School and Campus Safety (theCenter) is hereby established within the Department. The Center shall:

15 1. Provide training for Virginia public school personnel in school safety, on evidence-based
antibullying tactics based on the definition of bullying in § 22.1-276.01, and in the effective
identification of students who may be at risk for violent behavior and in need of special services or
assistance;

2. Serve as a resource and referral center for Virginia school divisions by conducting research,
 sponsoring workshops, and providing information regarding current school safety concerns, such as
 conflict management and peer mediation, bullying as defined in § 22.1-276.01, school facility design and
 technology, current state and federal statutory and regulatory school safety requirements, and legal and
 constitutional issues regarding school safety and individual rights;

3. Maintain and disseminate information to local school divisions on effective school safety
 initiatives in Virginia and across the nation;

4. Develop a case management tool for the collection and reporting of data by threat assessmentteams pursuant to § 22.1-79.4;

5. Collect, analyze, and disseminate various Virginia school safety data, including school safety audit information submitted to it pursuant to § 22.1-279.8, collected by the Department and, in conjunction with the Department of Education, information relating to the activities of school resource officers submitted pursuant to § 22.1-279.10;

32 6. Encourage the development of partnerships between the public and private sectors to promote33 school safety in Virginia;

7. Provide technical assistance to Virginia school divisions in the development and implementation of
initiatives promoting school safety, including threat assessment-based protocols with such funds as may
be available for such purpose;

8. Develop a memorandum of understanding between the Director of the Department of Criminal
Justice Services and the Superintendent of Public Instruction to ensure collaboration and coordination of
roles and responsibilities in areas of mutual concern, such as school safety audits and crime prevention;

9. Provide training for and certification of school security officers, as defined in § 9.1-101 and consistent with § 9.1-110;

10. Develop, in conjunction with the Department of State Police, the Department of Behavioral
Health and Developmental Services, and the Department of Education, a model critical incident response
training program for public school personnel and others providing services to schools that shall also be
made available to private schools in the Commonwealth;

46 11. In consultation with the Department of Education, provide schools with a model policy for the establishment of threat assessment teams, including procedures for the assessment of and intervention with students whose behavior poses a threat to the safety of school staff or students; and

12. Develop a model memorandum of understanding setting forth the respective roles and responsibilities of local school boards and local law-enforcement agencies regarding the use of school resource officers. Such model memorandum of understanding may be used by local school boards and local law-enforcement agencies to satisfy the requirements of subsection A of § 22.1-280.2:3; and

53 13. Designate an employee of the Center as the school personnel safety official for the
54 Commonwealth whose duty is to compile, maintain, and make publicly available a list of each division
55 safety official designated and the contact information for such individual included in each collated
56 packet of school safety audits received pursuant to subsection B of § 22.1-279.8. Such school personnel

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57 safety official for the Commonwealth shall at least annually confirm with each division superintendent
58 that such contact information is up to date and accurate.

59 B. All agencies of the Commonwealth shall cooperate with the Center and, upon request, assist the 60 Center in the performance of its duties and responsibilities.

61 § 19.2-83.1. Report of arrest of school employees and adult students for certain offenses.

A. Every state official or agency and every sheriff, police officer, or other local law-enforcement 62 officer or conservator of the peace having the power to arrest for a felony, upon arresting a person who 63 is known or discovered by the arresting official to be a full-time, part-time, permanent, or temporary 64 teacher or any other employee in any public local school division in this the Commonwealth for a 65 66 felony or a Class 1 misdemeanor or an equivalent offense in another state, shall file a report of such 67 arrest with the division superintendent of safety official designated pursuant to subsection F of § 22.1-279.8 in the employing school division in which such person is employed as soon as practicable 68 but no later than 48 hours after such arrest. The contents of the report required pursuant to this section 69 70 subsection shall be utilized by the local school division solely to implement the provisions of subsection 71 B of § 22.1-296.2 and § 22.1-315.

B. The report required pursuant to subsection A shall be transmitted to the division safety official (i)
via certified mail, return receipt requested, to the mailing address identified by the division
superintendent pursuant to subsection F of § 22.1-279.8 or (ii) via fax and email to the fax number and
email address identified by the division superintendent pursuant to subsection F of § 22.1-279.8. Any
certified mail return receipt shall be retained in the case file.

77 C. In the event that the law-enforcement agency has existing access to Virginia Employment
78 Commission records, each arresting official shall request in writing that the Virginia Employment
79 Commission provide the name of the current employer of each person arrested for an offense set forth
80 in § 9.1-902 for purposes of determining whether a report is required pursuant to subsection A.

D. Every state official or agency and every sheriff, police officer, or other local law-enforcement
 officer or conservator of the peace having the power to arrest for a felony, shall file a report, as soon as
 practicable, with the division superintendent of the school division in which the student is enrolled upon
 arresting a person who is known or discovered by the arresting official to be a student age 18 or older
 in any public local school division in this the Commonwealth for:

86 1. A firearm offense pursuant to Article 4 (§ 18.2-279 et seq.), 5 (§ 18.2-288 et seq.), 6 (§ 18.2-299
87 et seq.), 6.1 (§ 18.2-307.1 et seq.), or 7 (§ 18.2-308.1 et seq.) of Chapter 7 of Title 18.2;

88 2. Homicide, pursuant to Article 1 (§ 18.2-30 et seq.) of Chapter 4 of Title 18.2;

89 3. Felonious assault and bodily wounding, pursuant to Article 4 (§ 18.2-51 et seq.) of Chapter 4 of
90 Title 18.2;

**91** 4. Criminal sexual assault, pursuant to Article 7 (§ 18.2-61 et seq.) of Chapter 4 of Title 18.2;

92 5. Manufacture, sale, gift, distribution or possession of Schedule I or II controlled substances,
93 pursuant to Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2;

6. Manufacture, sale or distribution of marijuana pursuant to Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2;

7. Arson and related crimes, pursuant to Article 1 (§ 18.2-77 et seq.) of Chapter 5 of Title 18.2;

**97** 8. Burglary and related offenses, pursuant to §§ 18.2-89 through 18.2-93;

**98** 9. Robbery pursuant to § 18.2-58;

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- **99** 10. Prohibited criminal street gang activity pursuant to § 18.2-46.2;
- 100 11. Recruitment of juveniles for criminal street gang pursuant to § 18.2-46.3;
- 101 12. An act of violence by a mob pursuant to § 18.2-42.1; or
- 102 13. Abduction of any person pursuant to § 18.2-47 or 18.2-48.
- 103 § 19.2-291.1. Report of conviction of school employees for certain offenses.

104 A. The clerk of any circuit court or any district court in the Commonwealth shall report to the Superintendent of Public Instruction and the division superintendent of any employing division safety 105 official designated pursuant to subsection F of § 22.1-279.8 in the local school division the in which the 106 107 person is employed a felony conviction of any person, known by such clerk to hold a license issued by 108 the Board of Education, for any felony involving the sexual molestation, physical or sexual abuse, or 109 rape of a child or involving drugs pursuant to Article 1 (§ 18.2-247 et seq.) of Chapter 7 of Title 18.2 110 be employed by such local school division as soon as practicable but no later than seven days after the 111 order convicting the defendant is signed.

*B.* The report required pursuant to subsection A shall be transmitted to the division safety official (i) via certified mail, return receipt requested, to the mailing address identified by the division superintendent pursuant to subsection F of § 22.1-279.8 or (ii) via fax and email to the fax number and email address identified by the division superintendent pursuant to subsection F of § 22.1-279.8. Any certified mail return receipt shall be retained in the case file.

117 § 19.2-299.3. Report of arrest and conviction of school employees by probation and parole officers

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118 for certain offenses.

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A. Any probation and parole officer who is supervising a person employed by a local school division
in the Commonwealth, upon discovering that such supervised person has been arrested or convicted of a
felony offense or an equivalent offense in another state, shall report such arrest or conviction to the
Superintendent of Public Instruction and the division safety official designated pursuant to subsection F
of § 22.1-279.8 in the local school division in which such supervised person is employed as soon as
practicable.

B. The report required pursuant to subsection A shall be transmitted to the division safety official (i)
via certified mail, return receipt requested, to the mailing address identified by the division
superintendent pursuant to subsection F of § 22.1-279.8 or (ii) via fax and email to the fax number and
email address identified by the division superintendent pursuant to subsection F of § 22.1-279.8. Any
certified mail return receipt shall be retained in the case file.

### 130 § 22.1-279.8. School safety audits and school crisis, emergency management, and medical 131 emergency response plans required.

A. For the purposes of this section, unless the context requires otherwise:

133 "School crisis, emergency management, and medical emergency response plan" means the essential 134 procedures, operations, and assignments required to prevent, manage, and respond to a critical event or 135 emergency, including natural disasters involving fire, flood, tornadoes, or other severe weather; loss or 136 disruption of power, water, communications or shelter; bus or other accidents; medical emergencies, 137 including cardiac arrest and other life-threatening medical emergencies; student or staff member deaths; 138 explosions; bomb threats; gun, knife or other weapons threats; spills or exposures to hazardous 139 substances; the presence of unauthorized persons or trespassers; the loss, disappearance or kidnapping of 140 a student; hostage situations; violence on school property or at school activities; incidents involving acts 141 of terrorism; and other incidents posing a serious threat of harm to students, personnel, or facilities. The 142 plan shall include a provision that the Department of Criminal Justice Services and the Virginia Criminal 143 Injuries Compensation Fund shall be contacted immediately to deploy assistance in the event of an 144 emergency as defined in the emergency response plan when there are victims as defined in § 19.2-11.01. 145 The Department of Criminal Justice Services and the Virginia Criminal Injuries Compensation Fund 146 shall be the lead coordinating agencies for those individuals determined to be victims, and the plan shall 147 also contain current contact information for both agencies.

148 "School safety audit" means a written assessment of the safety conditions in each public school to (i) 149 identify and, if necessary, develop solutions for physical safety concerns, including building security 150 issues, and (ii) identify and evaluate any patterns of student safety concerns occurring on school 151 property or at school-sponsored events. Solutions and responses shall include recommendations for 152 structural adjustments, changes in school safety procedures, and revisions to the school board's standards 153 for student conduct.

B. The Virginia Center for School and Campus Safety, in consultation with the Department of Education, shall develop a list of items to be reviewed and evaluated in the school safety audits required by this section. Such items shall include those incidents reported to school authorities pursuant to \$ 22.1-279.3:1 and shall include a school inspection walk-through using a standardized checklist provided by the Virginia Center for School and Campus Safety, which shall incorporate crime prevention through environmental design principles.

160 The Virginia Center for School and Campus Safety shall prescribe a standardized report format for
 161 school safety audits, additional reporting criteria, and procedures for report submission, which may
 162 include instructions for electronic submission.

Each local school board shall require all schools under its supervisory control to annually conduct school safety audits, as defined in this section, consistent with such list and in collaboration with the chief law-enforcement officer of the locality or his designee. As part of each such audit, the school board shall create a detailed and accurate floor plan for each public school building in the local school division or shall certify that the existing floor plan for each such school is sufficiently detailed and accurate.

The results of such school safety audits shall be made public within 90 days of completion pursuant 169 170 to this subsection. The local school board shall retain authority to withhold or limit the release of any 171 security plans, walk-through checklists, floor plans, and specific vulnerability assessment components as 172 provided in subdivision 4 of § 2.2-3705.2. The completed walk-through checklist shall be made available 173 to the chief law-enforcement officer of the locality or his designee. Each school shall maintain a copy of 174 the school safety audit, which may exclude such security plans, walk-through checklists, and vulnerability assessment components, within the office of the school principal and shall make a copy of 175 176 such report available for review upon written request.

177 Each school shall submit a copy of its school safety audit to the relevant school division 178 superintendent. The division superintendent shall collate and submit all such school safety audits, in the prescribed format and manner of submission, to the Virginia Center for School and Campus Safety andshall make available to the chief law-enforcement officer of the locality the results of such audits for hisreview and recommendations.

182 C. The division superintendent shall establish a school safety audit committee to include, if available,
183 representatives of parents, teachers, local law-enforcement, emergency services agencies, local
184 community services boards, and judicial and public safety personnel. The school safety audit committee
185 shall review the completed school safety audits and submit any plans, as needed, for improving school
186 safety to the division superintendent for submission to the local school board.

187 D. Each school board shall ensure that every school that it supervises shall develop a written school 188 crisis, emergency management, and medical emergency response plan, consistent with the definition 189 provided in this section, and shall include the chief law-enforcement officer, the fire chief, the chief of 190 the emergency medical services agency, the executive director of the relevant regional emergency 191 medical services council, and the emergency management official of the locality, or their designees, in 192 the development of such plans. Each school division shall designate an emergency manager. The Department of Education and the Virginia Center for School and Campus Safety shall provide technical 193 194 assistance to the school divisions of the Commonwealth in the development of the school crisis, 195 emergency management, and medical emergency response plans that describe the components of a 196 medical emergency response plan developed in coordination with local emergency medical services 197 providers, the training of school personnel and students to respond to a life-threatening emergency, and 198 the equipment required for this emergency response. The local school board, the chief law-enforcement 199 officer, the fire chief, the chief of the emergency medical services agency, the executive director of the 200 relevant regional emergency medical services council, and the emergency management official of the 201 locality, or their designees, shall annually review the written school crisis, emergency management, and 202 medical emergency response plans. The local school board shall have the authority to withhold or limit the review of any security plans and specific vulnerability assessment components as provided in subdivision 4 of § 2.2-3705.2. The local school division superintendent shall certify this review in 203 204 205 writing to the Virginia Center for School and Campus Safety no later than August 31 of each year.

206 Upon consultation with local school boards, division superintendents, the Virginia Center for School 207 and Campus Safety, and the Coordinator of Emergency Management, the Board of Education shall 208 develop, and may revise as it deems necessary, a model school crisis, emergency management, and 209 medical emergency response plan for the purpose of assisting the public schools in Virginia the 210 *Commonwealth* in developing viable, effective crisis, emergency management, and medical emergency response plans. Such model shall set forth recommended effective procedures and means by which 211 212 parents can contact the relevant school or school division regarding the location and safety of their 213 school children and by which school officials may contact parents, with parental approval, during a 214 critical event or emergency.

E. Each school board shall ensure that every public school it supervises employs at least one school administrator who has completed, either in-person or online, school safety training for public school personnel conducted by the Virginia Center for School and Campus Safety in accordance with subdivision A 1 of § 9.1-184. However, such requirement shall not apply if such required training is not available online.

220 F. Each division superintendent shall annually designate an employee in the local school division as 221 the division safety official whose duty is to receive all reports required pursuant to subsection A of 222 § 19.2-83.1 and §§ 19.2-291.1 and 19.2-299.3 and shall include such designation in the collated packet 223 of school safety audits submitted to the Virginia Center for School and Campus Safety pursuant to 224 subsection B. The designation required by this subsection shall include updated contact information for 225 the division safety official, including (i) a current mailing address, (ii) a current working daytime phone 226 number, (iii) a current functional email address, and (iv) a current functional fax number. It shall be the 227 duty of the division superintendent to update contact information required by this subsection within 48 228 hours of any change to such contact information.

#### § 60.2-114. Records and reports.

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230 A. Each employing unit shall keep true and accurate work records, containing such information as 231 the Commission may prescribe. Such records shall be open to inspection and be subject to being copied 232 by the Commission or its authorized representatives at any reasonable time and as often as may be necessary. The Commission may require from any employing unit any sworn or unsworn reports, with 233 234 respect to persons employed by it, which the Commission deems necessary for the effective 235 administration of this title. Information thus obtained shall not be published or be open to public 236 inspection, other than to public employees in the performance of their public duties, in any manner 237 revealing the employing unit's identity, except as the Commissioner or his delegates deem appropriate, 238 nor shall such information be used in any judicial or administrative proceeding other than one arising out of the provisions of this title; however, the Commission shall make its records about a claimant 239

available to the Workers' Compensation Commission if it requests such records. However, any claimant
at a hearing before an appeal tribunal or the Commission shall be supplied with information from such
records to the extent necessary for the proper presentation of his claim. Notwithstanding other provisions
of this section, the Commissioner, or his delegate, may, in his discretion, reveal information when such
communication is not inconsistent with the proper administration of this title.

B. Notwithstanding the provisions of subsection A, the Commission shall, on a reimbursable basis,
furnish wage and unemployment compensation information contained in its records to the Secretary of
Health and Human Services and the Division of Child Support Enforcement of the Department of Social
Services for their use as necessary for the purposes of the National Directory of New Hires established
under § 453(i) of the Social Security Act.

250 C. Notwithstanding the provisions of subsection A, the Commission shall, upon written request,251 furnish:

1. Any agency or political subdivision of the Commonwealth, or its designated agent, such information as it may require for the purpose of collecting fines, penalties, and costs owed to the Commonwealth or its political subdivisions. Such information shall not be published or used in any administrative or judicial proceeding, except in matters arising out of the collection of fines, penalties, and costs owed to the Commonwealth or its political subdivisions; and

257 2. The Virginia Economic Development Partnership Authority such information as it may require to 258 facilitate the administration and enforcement by the Authority of performance agreements with 259 businesses that have received incentive awards. Any information provided to the Authority under this 260 subdivision shall be confidential pursuant to 20 C.F.R. Part 603 and shall only be disclosed to members 261 of the Authority who are public officials or employees of the Authority for the performance of their 262 official duties. No public official or employee shall redisclose any confidential information obtained 263 pursuant to this subdivision to nonlegislative citizen members of the Authority or to the public. Any 264 information so provided shall be used by the Authority solely for the purpose of verifying employment 265 and wage claims of those businesses that have received incentive awards; and

266 3. An arresting official such information as he may require to comply with the provisions of
 267 § 19.2-83.1. Such information shall not be published or used in any administrative or judicial
 268 proceeding.

269 D. Each employing unit shall report to the Virginia New Hire Reporting Center the employment of any newly hired employee in compliance with § 63.2-1946.

E. Any member or employee of the Commission and any member, employee, or agent of any agency
or political subdivision of the Commonwealth who violates any provision of this section shall be guilty
of a Class 2 misdemeanor.

274 2. That the provisions of subsection C of § 19.2-83.1 and § 60.2-114 of the Code of Virginia, as 275 amended by this act, shall expire on July 1, 2027. HB1704ER