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1	SENATE BILL NO. 1254
2	Offered January 11, 2023
1 2 3	Prefiled January 10, 2023
4	A BILL to amend and reenact § 32.1-283.8 of the Code of Virginia, relating to Maternal Mortality
5	Review Team; annual compilation and release of statistical data.
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U	Patron—Dunnavant
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7 8	Referred to Committee on Education and Health
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 32.1-283.8 of the Code of Virginia is amended and reenacted as follows:
12	§ 32.1-283.8. Maternal Mortality Review Team; duties; membership; confidentiality; penalties;
13	report; etc.
14	A. As used in this section, "maternal death" means the death of a woman who was pregnant at the
15	time of death or within one year prior to the time of death, regardless of the outcome of the pregnancy,
16	including any death determined to be a natural death, unnatural death, or violent death or for which no
17	cause of death was determined.
18	B. There is hereby created the Maternal Mortality Review Team (the Team), which shall develop and
19	implement procedures to ensure that certain maternal deaths occurring in the Commonwealth are
20	analyzed in a systematic way. The Team shall review every maternal death in the Commonwealth. The
21	Team shall not initiate a maternal death review until the conclusion of any law-enforcement
22	investigation or criminal prosecution. The Team shall (i) develop and revise as necessary operating
23	procedures for maternal death reviews, including identification of cases to be reviewed and procedures
24	for coordinating among the agencies and professionals involved; (ii) improve the identification of and
25	data collection and record keeping related to causes of maternal deaths; (iii) recommend components of
26	programs to increase awareness and prevention of and education about maternal deaths; and (iv)
27	recommend training to improve the review of maternal deaths. Such operating procedures shall be
28	exempt from the Administrative Process Act (§ 2.2-4000 et seq.) pursuant to subdivision B 17 of
29	§ 2.2-4002.
30	C. The Team shall consist of the following persons or their designees: the Chief Medical Examiner,
31	the Director of the Office of Family Health of the Department of Health, the State Registrar of Vital
32	Records, and the Commissioner of Behavioral Health and Developmental Services. In addition, the
33	Governor shall appoint one representative of each of the following entities: local law enforcement, local
34	fire departments, local emergency medical services providers, local departments of social services,
35	community services boards, attorneys for the Commonwealth, the Medical Society of Virginia, the
36	Virginia Hospital and Healthcare Association, the Virginia College of Emergency Physicians, the
37 38	Virginia Section of the American College of Obstetricians and Gynecologists, the Virginia Affiliate of
30 39	the American College of Nurse-Midwives, the Virginia Chapter of the Association of Women's Health, Obstetric and Neonatal Nurses, the Virginia Neonatal Perinatal Collaborative, the Virginia Midwives
40	Alliance, and the Virginia Academy of Nutrition and Dietetics. The Chief Medical Examiner and the
40	Director of the Office of Family Health of the Department of Health shall serve as co-chairs of the
42	Team and may appoint additional members of the Team as may be needed to complete maternal death
43	reviews pursuant to this section.
44	After the initial staggering of terms, members other than the Chief Medical Examiner, the Director of
45	the Office of Family Health of the Department of Health, the State Registrar of Vital Records, the
46	Commissioner of Behavioral Health and Developmental Services, and the Director of the Department of
47	Criminal Justice Services shall be appointed for a term of three years. Appointments to fill vacancies,
48	other than by expiration of a term, shall be for the unexpired terms. Vacancies shall be filled in the
49	same manner as the original appointments. All members may be reappointed. The Chief Medical
50	Examiner, the Director of the Office of Family Health of the Department of Health, the State Registrar
51	of Vital Records, the Commissioner of Behavioral Health and Developmental Services, and the Director
52	of the Department of Criminal Justice Services shall serve terms coincident with their terms of office.
53	D. Upon the request of the Chief Medical Examiner in his capacity as a co-chair of the Team, made
54	after the conclusion of any law-enforcement investigation or prosecution, the Chief Medical Examiner or
55	his designee may inspect and copy information and records regarding a maternal death, including (i) any
56	report of the circumstances of the maternal death maintained by any state or local law-enforcement
57	agency or medical examiner, and (ii) information or records about the woman maintained by any social
58	services agency or court. Information, records, or reports maintained by any attorney for the

59 Commonwealth shall be made available for inspection and copying by the Chief Medical Examiner or 60 his designee pursuant to procedures that shall be developed by the Chief Medical Examiner and the Commonwealth's Attorneys' Services Council established by § 2.2-2617. Any presentence report prepared 61 pursuant to § 19.2-299 for any person convicted of a crime that led to the death of the woman shall be 62 63 made available for inspection and copying by the Chief Medical Examiner or his designee. In addition, 64 the Chief Medical Examiner or his designee may inspect and copy from any health care provider in the 65 Commonwealth, on behalf of the Team, (a) without obtaining consent, subject to any limitations on disclosure under applicable federal and state law, the health and mental health records of the woman and 66 those prenatal medical records relating to any child born to the woman and (b) upon obtaining consent, 67 68 from each adult regarding his records.

69 E. All information and records obtained or created by the Team or on behalf of the Team regarding 70 a review shall be confidential and excluded from the Virginia Freedom of Information Act (§ 2.2-3700 71 et seq.) pursuant to subdivision 7 of § 2.2-3705.5. All such information and records shall be used by the Team only in the exercise of its proper purpose and function and shall not be disclosed. In preparing 72 information and records for review by the Team, the Department shall remove any individually 73 74 identifiable information or information identifying a health care provider, as those terms are defined in 75 45 C.F.R. § 160.103. Such information shall not be subject to subpoena, subpoena duces tecum, or discovery, be admissible in any civil or criminal proceeding, or be used as evidence in any disciplinary 76 77 proceeding or regulatory or licensure action of the Department of Health Professions or any health 78 regulatory board. If available from other sources, however, such information and records shall not be 79 immune from subpoena, discovery, or introduction into evidence when obtained through such other 80 sources solely because the information and records were presented to the Team during a maternal death review. The findings of the Team may be disclosed or published in statistical or other form, but shall 81 not identify any individual. Upon conclusion of the maternal death review, all information and records 82 83 concerning the woman and the woman's family shall be shredded or otherwise destroyed by the Office 84 of the Chief Medical Examiner in order to ensure confidentiality.

85 The portions of meetings in which individual maternal deaths are discussed by the Team shall be 86 closed pursuant to subdivision A 21 of § 2.2-3711. In addition to the requirements of § 2.2-3712, all 87 Team members and other persons attending closed Team meetings, including any persons presenting 88 information or records on specific maternal deaths to the Team during closed meetings, shall execute a 89 sworn statement to (i) honor the confidentiality of the information, records, discussions, and opinions 90 disclosed during meetings at which the Team reviews a specific maternal death and (ii) not use any such 91 information, records, discussions, or opinions disclosed during meetings at which the Team reviews a 92 specific maternal death for any purpose other than the exercise of the proper purpose and function of the 93 Team. Violations of this subsection are punishable as a Class 3 misdemeanor.

94 F. Upon notification of a maternal death, any state or local government agency maintaining records
95 on the woman or the woman's family that are periodically purged shall retain such records for the longer
96 of 12 months or until such time as the Team has completed its review of the case.

97 G. The Team shall compile triennial annual statistical data, which shall be made available to the
98 Governor and the General Assembly. Any statistical compilations prepared by the Team shall be public
99 record and shall not contain any personal identifying information.

H. Members of the Team, as well as their agents and employees, shall be immune from civil liability
for any act or omission made in connection with participation in a review by the Team, unless such act
or omission was the result of gross negligence or willful misconduct. Any organization, institution, or
person furnishing information, data, testimony, reports, or records to the Team as part of such review
shall be immune from civil liability for any act or omission in furnishing such information, unless such
act or omission was the result of gross negligence or willful misconduct.