INTRODUCED

SB1310

23101589D **SENATE BILL NO. 1310** 1 2 Offered January 11, 2023 3 Prefiled January 10, 2023 4 A BILL to amend and reenact §§ 18.2-186.4, 18.2-186.4:1, and 24.2-418 of the Code of Virginia, 5 relating to personal information of judges and magistrates; penalty. 6 Patron-Deeds 7 8 Referred to Committee on the Judiciary 9 10 Be it enacted by the General Assembly of Virginia: 1. That §§ 18.2-186.4, 18.2-186.4:1, and 24.2-418 of the Code of Virginia are amended and 11 reenacted as follows: 12 § 18.2-186.4. Use of a person's identity with the intent to coerce, intimidate, or harass; penalty. 13 14 It shall be unlawful for any person, with the intent to coerce, intimidate, or harass another person, to 15 publish the person's name or photograph along with identifying information as defined in clauses (iii) through (ix), or clause (xii) of subsection C of § 18.2-186.3, or identification of the person's primary 16 residence address. Any person who violates this section is guilty of a Class 1 misdemeanor. 17 Any person who violates this section knowing or having reason to know that person is a 18 19 law-enforcement officer, as defined in § 9.1-101, or an active or retired federal or Virginia justice, judge, or magistrate is guilty of a Class 6 felony. The sentence shall include a mandatory minimum 20 21 term of confinement of six months. 22 § 18.2-186.4:1. Internet publication of personal information of certain public officials. 23 A. The Commonwealth shall not publish on the Internet the personal information of any public 24 official if a court has, pursuant to subsection B, ordered that the official's personal information is 25 prohibited from publication and the official has made a demand in writing to the Commonwealth, accompanied by the order of the court, that the Commonwealth not publish such information. 26 27 B. Any public official may petition a circuit court for an order prohibiting the publication on the 28 Internet, by the Commonwealth, of the official's personal information. The petition shall set forth the 29 specific reasons that the official seeks the order. The court shall issue such an order only if it finds that 30 (i) there exists a threat to the official or a person who resides with him that would result from 31 publication of the information or (ii) the official has demonstrated a reasonable fear of a risk to his safety or the safety of someone who resides with him that would result from publication of the 32 33 information on the Internet. 34 C. If the Commonwealth publishes the public official's personal information on the Internet prior to 35 receipt of a written demand by the official under subsection A, it shall remove the information from 36 publication on the Internet within 48 hours of receipt of the written demand. 37 D. A written demand made by any public official pursuant to this section shall be effective for four 38 vears as follows: 39 1. For a law-enforcement officer, if the officer remains continuously employed as a law-enforcement 40 officer throughout the four-year period; and 2. For a federal or state judge or justice, if such public official continuously serves throughout the 41 42 four-year period; and 3. For an attorney for the Commonwealth, if such public official continuously serves throughout the 43 44 four-year period. 45 E. The Commonwealth shall not publish on the Internet the personal information of any active or 46 retired federal or Virginia justice, judge, or magistrate. 47 F. For purposes of this section: "Commonwealth" means any agency or political subdivision of the Commonwealth of Virginia. 48 49 "Law-enforcement officer" means the same as that term is defined in § 9.1-101, 5 U.S.C. § 8331(20), 50 excluding officers whose duties relate to detention as defined in 5 U.S.C. § 8331(20), and any other 51 federal officer or agent who is credentialed with the authority to enforce federal law. 52 "Personal information" means home address, home telephone numbers, personal cell phone numbers, 53 or personal email address. "Publication" and "publishes" means intentionally communicating personal information to, or 54 55 otherwise making personal information available to, and accessible by, the general public through the 56 Internet or other online service. "Public official" means any state or federal judge or justice, law-enforcement officer, or attorney for 57

57 "Public official" means any state or federal judge or justice, law-enforcement office 58 the Commonwealth. 59 F. No provision of this section shall apply to lists of registered voters and persons who voted, voter registration records, or lists of absentee voters prepared or provided under Title 24.2.

61 § 24.2-418. Application for registration.

A. Each applicant to register shall provide, subject to felony penalties for making false statements
pursuant to § 24.2-1016, the information necessary to complete the application to register. Unless
physically disabled, he shall sign the application. The application to register shall be only on a form or
forms prescribed by the State Board.

66 The form of the application to register shall require the applicant to provide the following information: full name; gender; date of birth; social security number, if any; whether the applicant is 67 presently a United States citizen; address of residence in the precinct; place of last previous registration 68 to vote; and whether the applicant has ever been adjudicated incapacitated and disgualified to vote or 69 70 convicted of a felony, and if so, whether the applicant's right to vote has been restored. The form shall 71 contain a statement that whoever votes more than once in any election in the same or different jurisdictions is guilty of a Class 6 felony. Unless directed by the applicant or as permitted in 72 73 § 24.2-411.2 or 24.2-411.3, the registration application shall not be pre-populated with information the 74 applicant is required to provide.

75 The form of the application to register shall request that the applicant provide his telephone number 76 and email address, but no application shall be denied for failure to provide such information.

B. The form shall permit any individual, as follows, or member of his household, to furnish, in addition to his residence street address, a post office box address located within the Commonwealth to be included in lieu of his street address on the lists of registered voters and persons who voted, which are furnished pursuant to §§ 24.2-405 and 24.2-406, on voter registration records made available for public inspection pursuant to § 24.2-444, or on lists of absentee voter applicants furnished pursuant to § 24.2-710. The voter shall comply with the provisions of § 24.2-424 for any change in the post office box address provided under this subsection.

84 1. Any active or retired law-enforcement officer, as defined in § 9.1-101 and in 5 U.S.C. § 8331(20), but excluding officers whose duties relate to detention as defined in 5 U.S.C. § 8331(20);

86 2. Any party granted a protective order issued by or under the authority of any court of competent87 jurisdiction, including but not limited to courts of the Commonwealth of Virginia;

88 3. Any party who has furnished a signed written statement by the party that he is in fear for his personal safety from another person who has threatened or stalked him;

90 4. Any party participating in the address confidentiality program pursuant to § 2.2-515.2;

5. Any active or retired federal or Virginia justice or, judge, or magistrate and any active or retired
 attorney employed by the United States Attorney General or Virginia Attorney General; and

6. Any person who has been approved to be a foster parent pursuant to Chapter 9 (§ 63.2-900 et seq.) of Title 63.2.

95 C. If the applicant formerly resided in another state, the general registrar shall send the information
96 contained in the applicant's registration application to the appropriate voter registration official or other
97 authority of another state where the applicant formerly resided, as prescribed in subdivision 15 of
98 § 24.2-114.

99 2. That the provisions of this act may result in a net increase in periods of imprisonment or commitment. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the 100 101 necessary appropriation cannot be determined for periods of imprisonment in state adult correctional facilities; therefore, Chapter 2 of the Acts of Assembly of 2022, Special Session I, 102 requires the Virginia Criminal Sentencing Commission to assign a minimum fiscal impact of 103 \$50,000. Pursuant to § 30-19.1:4 of the Code of Virginia, the estimated amount of the necessary 104 105 appropriation is \$0 for periods of commitment to the custody of the Department of Juvenile 106 Justice.