2023 SESSION

SENATE BILL NO. 940 1 2 Offered January 11, 2023 3 Prefiled January 6, 2023 4 5 court-appointed counsel. 6 Patrons—Edwards and Surovell 7 8 Referred to Committee on the Judiciary 9 10 Be it enacted by the General Assembly of Virginia: 1. That § 19.2-163 of the Code of Virginia is amended and reenacted as follows: 11 12 § 19.2-163. Compensation of court-appointed counsel. amount not to exceed the amounts specified in the following schedule: 1. In a district court, a sum not to exceed \$120 \$240, provided that, notwithstanding the foregoing charges: 33 2. In a circuit court (i) to defend a Class 1 felony charge, an amount deemed reasonable by the

56 57 Counsel appointed to represent an indigent accused in a criminal case, who are not public defenders, 58 may request an additional waiver exceeding the amounts provided for in this section. The request for

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A BILL to amend and reenact § 19.2-163 of the Code of Virginia, relating to compensation of

13 Upon submission to the court, for which appointed representation is provided, of a detailed 14 accounting of the time expended for that representation, made within 30 days of the completion of all 15 proceedings in that court, counsel appointed to represent an indigent accused in a criminal case shall be compensated for his services on an hourly basis at a rate set by the Supreme Court of Virginia in a total 16 17

18 19 limitation, the court in its discretion, and subject to guidelines issued by the Executive Secretary of the 20 Supreme Court of Virginia, may waive the limitation of fees up to (i) an additional \$120 \$240 when the 21 effort expended, the time reasonably necessary for the particular representation, the novelty and 22 difficulty of the issues, or other circumstances warrant such a waiver; Θ (ii) an amount up to $\frac{650}{500}$ 23 \$1,300 to defend, in the case of a juvenile, an offense that would be a felony if committed by an adult 24 that may be punishable by confinement in the state correctional facility for a period of more than 20 25 years, or a charge of violation of probation for such offense, when the effort expended, the time reasonably necessary for the particular representation, the novelty and difficulty of the issues, or other 26 27 circumstances warrant such a waiver; or (iii) such other amount as may be provided by law. Such 28 amount shall be allowed in any case wherein counsel conducts the defense of a single charge against the 29 indigent through to its conclusion or a charge of violation of probation at any hearing conducted under 30 § 19.2-306; thereafter, compensation for additional charges against the same accused also conducted by 31 the same counsel shall be allowed on the basis of additional time expended as to such additional 32

34 court; (ii) to defend a felony charge that may be punishable by confinement in the state correctional 35 facility for a period of more than 20 years, or a charge of violation of probation for such offense, a sum 36 not to exceed \$1,235 \$2,470, provided that, notwithstanding the foregoing limitation, the court in its 37 discretion, and subject to guidelines issued by the Executive Secretary of the Supreme Court of Virginia, may waive the limitation of fees up to an additional \$850 \$1,700 when the effort expended, the time 38 39 reasonably necessary for the particular representation, the novelty and difficulty of the issues, or other 40 circumstances warrant such a waiver; (iii) to defend any other felony charge, or a charge of violation of 41 probation for such offense, a sum not to exceed \$445 \$890, provided that, notwithstanding the foregoing limitation, the court in its discretion, and subject to guidelines issued by the Executive Secretary of the 42 Supreme Court of Virginia, may waive the limitation of fees up to an additional \$155 \$310 when the 43 effort expended, the time reasonably necessary for the particular representation, the novelty and 44 difficulty of the issues, or other circumstances warrant such a waiver; and (iv) in the circuit court only, 45 46 to defend any misdemeanor charge punishable by confinement in jail or a charge of violation of 47 probation for such offense, a sum not to exceed \$158 \$316. In the event any case is required to be 48 retried due to a mistrial for any cause or reversed on appeal, the court may allow an additional fee for 49 each case in an amount not to exceed the amounts allowable in the initial trial. In the event counsel is appointed to defend an indigent charged with a felony that is punishable as a Class 1 felony, such 50 51 counsel shall continue to receive compensation as provided in this paragraph for defending such a 52 felony, regardless of whether the charge is reduced or amended to a lesser felony, prior to final 53 disposition of the case. In the event counsel is appointed to defend an indigent charged with any other felony, such counsel shall receive compensation as provided in this paragraph for defending such a 54 55 felony, regardless of whether the charge is reduced or amended to a misdemeanor or lesser felony prior to final disposition of the case in either the district court or circuit court.

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59 any additional amount shall be submitted to the presiding judge, in writing, with a detailed accounting

of the time spent and the justification for the additional amount. The presiding judge shall determine,
subject to guidelines issued by the Executive Secretary of the Supreme Court of Virginia, whether the
request for an additional amount is justified in whole or in part, by considering the effort expended and
the time reasonably necessary for the particular representation, and, if so, shall forward the request as
approved to the chief judge of the circuit court or district court for approval.

65 If at any time the funds appropriated to pay for waivers under this section become insufficient, the
66 Executive Secretary of the Supreme Court of Virginia shall so certify to the courts and no further
67 waivers shall be approved.

68 The circuit or district court shall direct the payment of such reasonable expenses incurred by such 69 court-appointed counsel as it deems appropriate under the circumstances of the case. Counsel appointed by the court to represent an indigent charged with repeated violations of the same section of the Code of 70 71 Virginia, with each of such violations arising out of the same incident, occurrence, or transaction, shall be compensated in an amount not to exceed the fee prescribed for the defense of a single charge, if such 72 73 offenses are tried as part of the same judicial proceeding. The trial judge shall consider any guidelines established by the Supreme Court but shall have the sole discretion to fix the amount of compensation 74 75 to be paid counsel appointed by the court to defend a felony charge that is punishable as a Class 1 76 felony.

77 The circuit or district court shall direct that the foregoing payments shall be paid out by the 78 Commonwealth, if the defendant is charged with a violation of a statute, or by the county, city or town, 79 if the defendant is charged with a violation of a county, city or town ordinance, to the attorney so 80 appointed to defend such person as compensation for such defense.

81 Counsel representing a defendant charged with a Class 1 felony may submit to the court, on a
82 monthly basis, a statement of all costs incurred and fees charged by him in the case during that month.
83 Whenever the total charges as are deemed reasonable by the court for which payment has not previously
84 been made or requested exceed \$1,000, the court may direct that payment be made as otherwise
85 provided in this section.

86 When such directive is entered upon the order book of the court, the Commonwealth, county, city or 87 town, as the case may be, shall provide for the payment out of its treasury of the sum of money so specified. If the defendant is convicted, the amount allowed by the court to the attorney appointed to 88 89 defend him shall be taxed against the defendant as a part of the costs of prosecution and, if collected, 90 the same shall be paid to the Commonwealth, or the county, city or town, as the case may be. In the 91 event that counsel for the defendant requests a waiver of the limitations on compensation, the court shall 92 assess against the defendant an amount equal to the pre-waiver compensation limit specified in this section for each charge for which the defendant was convicted. An abstract of such costs shall be 93 94 docketed in the judgment docket and execution lien book maintained by such court.

95 Any statement submitted by an attorney for payments due him for indigent representation or for
96 representation of a child pursuant to § 16.1-266 shall, after the submission of the statement, be
97 forwarded forthwith by the clerk to the Commonwealth, county, city or town, as the case may be,
98 responsible for payment.

99 For the purposes of this section, the defense of a case may be considered conducted through to its conclusion and an appointed counsel entitled to compensation for his services in the event an indigent accused fails to appear in court subject to a capias for his arrest or a show cause summons for his failure to appear and remains a fugitive from justice for one year following the issuance of the capias or the summons to show cause, and appointed counsel has appeared at a hearing on behalf of the accused.

Effective July 1, 2007, the Executive Secretary of the Supreme Court of Virginia shall track and report the number and category of offenses charged involving adult and juvenile offenders in cases in which court-appointed counsel is assigned. The Executive Secretary shall also track and report the amounts paid by waiver above the initial cap to court-appointed counsel. The Executive Secretary shall provide these reports to the Governor, members of the House Committee on Appropriations, and members of the Senate Committee on Finance and Appropriations on a quarterly basis.