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SENATE BILL NO. 258

Senate Amendments in [] - February 6, 2024

A BILL to amend and reenact §§ 19.2-152.13 and 19.2-152.14 of the Code of Virginia, relating to substantial risk orders; substantial risk factors and considerations.

Patron Prior to Engrossment-Senator Surovell

Referred to Committee for Courts of Justice

Be it enacted by the General Assembly of Virginia:

1. That §§ 19.2-152.13 and 19.2-152.14 of the Code of Virginia are amended and reenacted as 10 11 follows: 12

§ 19.2-152.13. Emergency substantial risk order.

13 A. Upon the petition of an attorney for the Commonwealth or a law-enforcement officer, a judge of 14 a circuit court, general district court, or juvenile and domestic relations district court or a magistrate, 15 upon a finding that there is probable cause to believe that a person poses a substantial risk of personal 16 injury to himself or others in the near future by such person's possession, actual or potential to readily access, or acquisition of a firearm, shall issue an exparte emergency substantial risk order. 17

Such order shall prohibit the person who is subject to the order from purchasing, possessing, or 18 19 transporting a firearm for the duration of the order. In determining whether probable cause for the 20 issuance of an order exists, the judge or magistrate shall consider any relevant evidence, including any 21 recent act of violence, force, or threat as defined in § 19.2-152.7:1 by such person directed toward another person or toward himself. A judge or a magistrate shall also consider if the person who is the 22 23 subject of the petition (i) committed any acts of violence or criminal offenses resulting in injury to 24 himself or another person within the six months prior to the filing of the petition; (ii) made any threats 25 or used any physical force against another person that resulted in injury within the six months prior to 26 the filing of the petition; (iii) violated any provision of a protective order issued pursuant to § 16.1-253, 16.1-253.1, 16.1-253.4, 16.1-278.14, 16.1-279.1, 19.2-152.8, 19.2-152.9, or 19.2-152.10 or was arrested 27 28 for a violation of § 18.2-60.3 within the six months prior to the filing of the petition; (iv) was convicted 29 of any offense that would prohibit such person from possessing a firearm; (v) engaged in any conduct 30 within the year prior to the filing of the petition that demonstrated a pattern of violent acts or threats to 31 another person, including any acts or threats made against family members, neighbors, coworkers, or toward schools or students or government buildings or employees; (vi) committed any acts of violence 32 33 or criminal offenses against an animal within the six months prior to the filing of the petition; (vii) 34 made any attempt or threat of suicide or any act, attempted act, or threat of self-harm that caused or 35 may have caused serious bodily injury [or whether evidence of recent acquisition of a firearm or 36 ammunition by the person who is subject to the order is provided by the respondent; or (viii) recently 37 acquired a firearm or ammunition, with evidence of such recent acquisition provided by the petitioner] 38 . Additionally, a judge or a magistrate may consider (a) any reports of any unlawful or reckless use of 39 a firearm; (b) any threats made or any physical force used against another person, including any acts 40 or threats made against family members, neighbors, coworkers, or toward schools or students or 41 government buildings or employees; (c) any prior arrests for any acts of violence or criminal offenses 42 resulting in injury to himself or another person, or against any animals; (d) any arrests or convictions for a criminal offense involving the use of alcohol or a controlled substance within the six months prior 43 to the filing of the petition; (e) any petitions filed or orders entered pursuant to Chapter 8 (§ 37.2-800 44 45 et seq.) of Title 37.2; or (f) evidence of recent acquisition of any deadly weapon other than a firearm. 46 Such information may be alleged by the petitioner in his petition or may be offered through testimony at 47 an ore tenus hearing.

48 No petition shall be filed unless an independent investigation has been conducted by law enforcement 49 that determines that grounds for the petition exist. Such independent investigation shall also include any information available to law enforcement as it pertains to such factors in clauses (i) through (viii) 50 51] and clauses (a) through (f).

52 The order shall contain a statement (i) (1) informing the person who is subject to the order of the 53 requirements and penalties under § 18.2-308.1:6, including that it is unlawful for such person to 54 purchase, possess, or transport a firearm for the duration of the order and that such person is required to 55 surrender his concealed handgun permit if he possesses such permit, and (ii) (2) advising such person to voluntarily relinquish any firearm within his custody to the law-enforcement agency that serves the 56 57 order.

58 B. The petition for an emergency substantial risk order shall be made under oath and shall be

supported by an affidavit. 59

60 C. Upon service of an emergency substantial risk order, the person who is subject to the order shall be given the opportunity to voluntarily relinquish any firearm in his possession or any firearm that he 61 62 has the potential to readily access. The law-enforcement agency that executed the emergency substantial 63 risk order shall take custody of all firearms that are voluntarily relinquished by such person. The 64 law-enforcement agency that takes into custody a firearm pursuant to the order shall prepare a written 65 receipt containing the name of the person who is subject to the order and the manufacturer, model, condition, and serial number of the firearm and shall provide a copy thereof to such person. Nothing in 66 this subsection precludes a law-enforcement officer from later obtaining a search warrant for any 67 68 firearms if the law-enforcement officer has reason to believe that the person who is subject to an 69 emergency substantial risk order has not relinquished all firearms in his possession or any firearm that 70 he has the potential to readily access.

71 D. An emergency substantial risk order issued pursuant to this section shall expire at 11:59 p.m. on the fourteenth day following issuance of the order. If the expiration occurs on a day that the circuit 72 73 court for the jurisdiction where the order was issued is not in session, the order shall be extended until 74 11:59 p.m. on the next day that the circuit court is in session. The person who is subject to the order 75 may at any time file with the circuit court a motion to dissolve the order.

E. An emergency substantial risk order issued pursuant to this section is effective upon personal 76 77 service on the person who is subject to the order. The order shall be served forthwith after issuance. A 78 copy of the order, petition, and supporting affidavit shall be given to the person who is subject to the 79 order together with a notice informing the person that he has a right to a hearing under § 19.2-152.14 80 and may be represented by counsel at the hearing.

81 F. The court or magistrate shall forthwith, but in all cases no later than the end of the business day on which the emergency substantial risk order was issued, enter and transfer electronically to the 82 83 Virginia Criminal Information Network (VCIN) established and maintained by the Department of State 84 Police (Department) pursuant to Chapter 2 (§ 52-12 et seq.) of Title 52 the identifying information of 85 the person who is subject to the order provided to the court or magistrate. A copy of an order issued 86 pursuant to this section containing any such identifying information shall be forwarded forthwith to the 87 primary law-enforcement agency responsible for service and entry of the order. Upon receipt of the 88 order by the primary law-enforcement agency, the agency shall forthwith verify and enter any 89 modification as necessary to the identifying information and other appropriate information required by 90 the Department into the VCIN, and the order shall be served forthwith upon the person who is subject 91 to the order. However, if the order is issued by the circuit court, the clerk of the circuit court shall 92 forthwith forward an attested copy of the order containing the identifying information of the person who 93 is subject to the order provided to the court to the primary law-enforcement agency providing service 94 and entry of the order. Upon receipt of the order by the primary law-enforcement agency, the agency 95 shall enter the name of the person subject to the order and other appropriate information required by the 96 Department into the VCIN and the order shall be served forthwith upon the person who is subject to the 97 order. Upon service, the agency making service shall enter the date and time of service and other 98 appropriate information required into the VCIN and make due return to the court. If the order is later 99 dissolved or modified, a copy of the dissolution or modification order shall also be attested and 100 forwarded forthwith to the primary law-enforcement agency responsible for service and entry of the 101 order. Upon receipt of the dissolution or modification order by the primary law-enforcement agency, the 102 agency shall forthwith verify and enter any modification as necessary to the identifying information and other appropriate information required by the Department into the VCIN and the order shall be served 103 104 forthwith.

G. The law-enforcement agency that serves the emergency substantial risk order shall make due 105 return to the circuit court, which shall be accompanied by a written inventory of all firearms 106 107 relinquished.

108 H. Proceedings in which an emergency substantial risk order is sought pursuant to this section shall 109 be commenced where the person who is subject to the order (i) has his principal residence or (ii) has 110 engaged in any conduct upon which the petition for the emergency substantial risk order is based.

111 I. A proceeding for a substantial risk order shall be a separate civil legal proceeding subject to the 112 same rules as civil proceedings.

113 J. For purposes of this chapter, a firearm that a person has the potential to readily access includes 114 any firearm that is located or stored at the residence of such person who is subject to an order issued 115 pursuant to this chapter [that is secured in a locked container, compartment, or cabinet that is inaccessible to such person] regardless if such firearm is owned by another person. 116 117

§ 19.2-152.14. Substantial risk order.

A. Not later than 14 days after the issuance of an emergency substantial risk order pursuant to 118 119 § 19.2-152.13, the circuit court for the jurisdiction where the order was issued shall hold a hearing to 120 determine whether a substantial risk order should be entered. The attorney for the Commonwealth for

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121 the jurisdiction that issued the emergency substantial risk order shall represent the interests of the 122 Commonwealth. Notice of the hearing shall be given to the person subject to the emergency substantial 123 risk order and the attorney for the Commonwealth. Upon motion of the respondent and for good cause shown, the court may continue the hearing, provided that the order shall remain in effect until the 124 125 hearing. The Commonwealth shall have the burden of proving all material facts by clear and convincing 126 evidence. If the court finds by clear and convincing evidence that the person poses a substantial risk of 127 personal injury to himself or to other individuals in the near future by such person's possession, actual 128 or potential to readily access, or acquisition of a firearm, the court shall issue a substantial risk order.

129 Such order shall prohibit the person who is subject to the order from purchasing, possessing, or 130 transporting a firearm for the duration of the order. In determining whether clear and convincing 131 evidence for the issuance of an order exists, the judge shall consider any relevant evidence including any 132 recent act of violence, force, or threat as defined in § 19.2-152.7:1 by such person directed toward 133 another person or toward himself and shall consider such factors in clauses (i) through [(vii)] of subsection A of § 19.2-152.13 and may consider such factors in clauses (a) through (f) of subsection A 134 135 of § 19.2-152.13. Such relevant evidence may be alleged by pleading or by testimony during the hearing.

136 The order shall contain a statement (i) informing the person who is subject to the order of the 137 requirements and penalties under § 18.2-308.1:6, including that it is unlawful for such person to 138 purchase, possess, or transport a firearm for the duration of the order and that such person is required to 139 surrender his concealed handgun permit if he possesses such permit, and (ii) advising such person to 140 voluntarily relinquish any firearm that has not been taken into custody to the law-enforcement agency 141 that served the emergency substantial risk order.

142 B. If the court issues a substantial risk order pursuant to subsection A, the court shall (i) order that 143 any firearm that was previously relinquished pursuant to § 19.2-152.13 from the person who is subject to 144 the substantial risk order continue to be held by the agency that has custody of the firearm for the 145 duration of the order and (ii) advise such person that a law-enforcement officer may obtain a search 146 warrant to search for any firearms from such person if such law-enforcement officer has reason to 147 believe that such person has not relinquished all firearms in his possession or any firearm that he has 148 the potential to readily access.

149 If the court finds that the person does not pose a substantial risk of personal injury to himself or to 150 other individuals in the near future, the court shall order that any firearm that was previously 151 relinquished be returned to such person in accordance with the provisions of § 19.2-152.15.

152 C. The substantial risk order may be issued for a specified period of time up to a maximum of 180 153 days. The order shall expire at 11:59 p.m. on the last day specified or at 11:59 p.m. on the last day of 154 the 180-day period if no date is specified. Prior to the expiration of the order, an attorney for the 155 Commonwealth or a law-enforcement officer may file a written motion requesting a hearing to extend 156 the order. Proceedings to extend an order shall be given precedence on the docket of the court. The 157 court may extend the order for a period not longer than 180 days if the court finds by clear and 158 convincing evidence that the person continues to pose a substantial risk of personal injury to himself or to other individuals in the near future by such person's possession, actual or potential to readily access, or acquisition of a firearm at the time the request for an extension is made. The extension of the order 159 160 161 shall expire at 11:59 p.m. on the last day specified or at 11:59 p.m. on the last day of the 180-day 162 period if no date is specified. Nothing herein shall limit the number of extensions that may be requested 163 or issued. The person who is subject to the order may file a motion to dissolve the order one time 164 during the duration of the order; however, such motion may not be filed earlier than 30 days from the 165 date the order was issued.

166 D. Any person whose firearm has been voluntarily relinquished pursuant to § 19.2-152.13 or this 167 section, or such person's legal representative, may transfer the firearm to another individual 21 years of 168 age or older who is not otherwise prohibited by law from possessing such firearm, provided that:

169 1. The person subject to the order and the transferee appear at the hearing;

170 2. At the hearing, the attorney for the Commonwealth advises the court that a law-enforcement 171 agency has determined that the transferee is not prohibited from possessing or transporting a firearm; 172

3. The transferee does not reside with the person subject to the order;

173 4. The court informs the transferee of the requirements and penalties under § 18.2-308.2:1; and

174 5. The court, after considering all relevant factors and any evidence or testimony from the person 175 subject to the order, approves the transfer of the firearm subject to such restrictions as the court deems 176 necessary.

177 The law-enforcement agency holding the firearm shall deliver the firearm to the transferee within five 178 days of receiving a copy of the court's approval of the transfer.

179 E. The court shall forthwith, but in all cases no later than the end of the business day on which the 180 substantial risk order was issued, enter and transfer electronically to the Virginia Criminal Information Network (VCIN) established and maintained by the Department of State Police (Department) pursuant to 181

182 Chapter 2 (§ 52-12 et seq.) of Title 52 the identifying information of the person who is subject to the 183 order provided to the court and shall forthwith forward the attested copy of the order containing any 184 such identifying information to the primary law-enforcement agency responsible for service and entry of 185 the order. Upon receipt of the order by the primary law-enforcement agency, the agency shall forthwith 186 verify and enter any modification as necessary to the identifying information and other appropriate information required by the Department into the VCIN and the order shall be served forthwith upon the 187 188 person who is subject to the order and due return made to the court. Upon service, the agency making 189 service shall enter the date and time of service and other appropriate information required by the Department into the VCIN and make due return to the court. If the person who is subject to an 190 191 emergency substantial risk order fails to appear at the hearing conducted pursuant to this section because 192 such person was not personally served with notice of the hearing pursuant to subsection A, or if personally served was incarcerated and not transported to the hearing, the court may extend the 193 194 emergency substantial risk order for a period not to exceed 14 days. The extended emergency substantial 195 risk order shall specify a date for a hearing to be conducted pursuant to this section and shall be served forthwith on such person and due return made to the court. If the order is later dissolved or modified, a 196 197 copy of the dissolution or modification order shall also be attested and forwarded forthwith to the 198 primary law-enforcement agency responsible for service and entry of the order. Upon receipt of the 199 dissolution or modification order by the primary law-enforcement agency, the agency shall forthwith 200 verify and enter any modification as necessary to the identifying information and other appropriate 201 information required by the Department of State Police into the Virginia Criminal Information Network, 202 and the order shall be served forthwith and due return made to the court.