VIRGINIA ACTS OF ASSEMBLY -- 1999 SESSION

CHAPTER 50

An Act to amend and reenact the second enactment of Chapter 833 of the Acts of Assembly of 1993, as amended by the second enactment of Chapter 642 of the Acts of Assembly of 1997 and the first enactment of Chapter 893 of the Acts of Assembly of 1998, and as amended by the second enactment of Chapter 752 of the Acts of Assembly of 1997 and the second enactment of Chapter 893 of the Acts of Assembly of 1998, relating to the regional juvenile detention commissions.

[H 1842]

Approved March 5, 1999

Be it enacted by the General Assembly of Virginia:

- 1. That the second enactment of Chapter 833 of the Acts of Assembly of 1993, as amended by the second enactment of Chapter 642 of the Acts of Assembly of 1997 and the first enactment of Chapter 893 of the Acts of Assembly of 1998, is amended and reenacted as follows:
- 2. That the provisions of this act shall apply only to (i) the Middle Peninsula Juvenile Detention Commission which serves the Ninth and the Fifteenth Judicial Districts, (ii) the W. W. Moore, Jr., Regional Juvenile Detention Commission which serves portions of the Tenth, Twenty-first, and Twenty-second Judicial Districts, (iii) the Rappahannock Juvenile Detention Commission which serves portions of the Fifteenth and Sixteenth Judicial Districts, (iv) the James River Juvenile Detention Commission which serves parts of the Eleventh, Fourteenth, and Sixteenth Judicial Districts, (v) the Blue Ridge Juvenile Detention Commission which serves parts of the Sixteenth Judicial District, (vi) the Highlands Juvenile Detention Commission which serves the Twenty-eighth Judicial District, and (vii) the Roanoke Valley Detention Commission which serves parts of the Twenty-second, Twenty-third, and Twenty-fifth Judicial Districts, and (viii) the Crater Youth Care Commission which serves the Sixth and Eleventh Judicial Districts.
- 2. That the second enactment of Chapter 833 of the Acts of Assembly of 1993, as amended by the second enactment of Chapter 752 of the Acts of Assembly of 1997 and the second enactment of Chapter 893 of the Acts of Assembly of 1998, is amended and reenacted as follows:
- 2. That the provisions of this act shall apply only to (i) the Middle Peninsula Juvenile Detention Commission which serves the Ninth and the Fifteenth Judicial Districts, (ii) the W. W. Moore, Jr., Regional Juvenile Detention Commission which serves portions of the Tenth, Twenty-first, and Twenty-second Judicial Districts, (iii) the James River Juvenile Detention Commission which serves parts of the Eleventh, Fourteenth, and Sixteenth Judicial Districts, (iv) the Blue Ridge Juvenile Detention Commission which serves parts of the Sixteenth Judicial District, (v) the Highlands Juvenile Detention Commission which serves the Twenty-eighth Judicial District, and (vi) the Roanoke Valley Detention Commission which serves parts of the Twenty-second, Twenty-third, and Twenty-fifth Judicial Districts, and (vii) the Crater Youth Care Commission which serves the Sixth and Eleventh Judicial Districts.
- 3. That an emergency exists and this act is in force from its passage.